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# ACTS

OF THE

# CALLED SESSION

OF THE

# GENERAL ASSEMBLY OF ALABAMA,

HELD IN THE

# CITY OF MONTGOMERY,

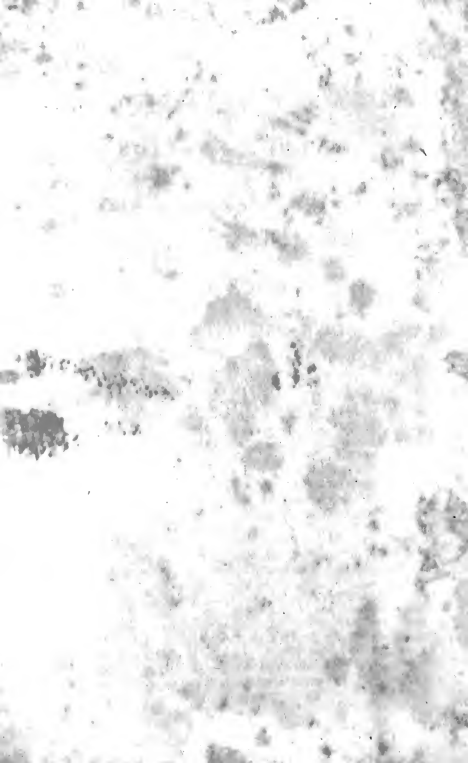
COMMENCING ON THE

SECOND MONDAY IN JANUARY, 1861.

ANDREW B. MOORE, Governor.

- A. B. MEEK, Speaker of the House of Representatives.
- J. D. RATHER, President of the Senate.

MONTGOMERY, ALA.: SHORTER & REID, STATE PRINTERS. 1861.



# LAWS OF ALABAMA.

No. 1.]

AN ACT

1861.

To Regulate Judicial Proceedings, and for other purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That hereafter in the commencement of any suit in any of the courts of law or equity in this state, the court to which any suit, writ, summons, complaint, or bill may be made returnable shall be deemed and Return term. held as the return term of such suit, writ, summons, complaint, or bill, and the same shall stand for trial at the next succeeding regular term of such court ap-Time of trial. pointed by law to be holden after such return term; and the parties in the law courts shall not be required to plead at the first term, except that pleas in abatement shall be filed as now required by law: Provided, The bills in chancers provisions of this section shall not apply to bills in or divorce. chancery for partition and sales of property, or in cases for divorce: And provided further, That the defendant Trial at first term by consent. or party against whom a bill may be exhibited in a chancery suit may come in and consent to a trial at the first term. Under this section, when suits are hereafter City Court of Mobile. brought in the City Court of Mobile, to the March or June term of said court, said term shall be held as the return term, and said suits shall stand for trial at the next succeeding December term; and suits that may be brought returnable to the December terms, said December terms shall be held as the return term, and said suits shall stand for trial at the next succeeding June term; the said June term shall commence on the third

Monday in May of each year during the continuance of this act: Provided further, That the provisions of this section shall apply to all writs, summonses, complaints, and bills returnable to the spring term, 1861, of the circuit and chancery courts, whether issued before or after the passage of this act.

Be it further enacted, That in any case where

F orthcoming bond to be taken by otheer.

any execution shall have issued or may be issued, founded upon any judgment or decree of any court of record in this state, it shall and may be lawful for the sheriff or other officer authorized to levy such execution to take from the defendant or defendants therein a forthcoming bond, with at least two good sureties, conditioned for the delivery of any property levied upon to satisfy such execution at the place where the same may be made returnable on the return day of such execution; and in the event of a failure to deliver such property on the return day of the execution, according to the condition of the forthcoming bond, the sheriff or other officer levying such execution shall return such forthcoming bond "forfeited;" and such return shall have the force and effect of a judgment against the principal and sureties therein for the full amount of the original judgment and interest and costs thereon, and execution shall issue thereon accordingly.

Penalties for tailure to deliver property.

Conditions of nle-sale under mortgage.

SEC. 3. Be it further enacted, That in case any deed ded of trust or of trust or mortgage, with power of sale, has been or may be executed in this state, to secure the payment of any debt or debts, it shall not be lawful for the trustee or the creditor named in such deed or mortgage to sell any property so conveyed, without having the actual possession thereof, so as to deliver the same to the purchaser upon making said sale. And in the event the grantor in any such deed of trust or mortgage, with power of sale, shall fail on demand to deliver possession of any property or estate so conveyed, after having made default in the payment of the debt thereby secured, it shall be lawful for the trustee or creditor claiming to have legal title to sue for the possession of the same; and, if personal property, the sheriff, upon such suit being brought and affidavit of title made, shall take the property into possession, unless the grantor give bond, with good and sufficient sureties, as in detinue cases, to be approved by the sheriff or officer serving the summons or writ, conditioned for the forthcoming of the

property sued for, to answer the lien created by any such deed of trust or mortgage, or in default thereof to pay such debt and interest thereon, with all costs: Pro-Surety not liable for property that vided, however, The surety to said bond shall not be may die. made liable for the value of any such property as may die before the law day of the bond, without fault on

the part of the defendant.

Sec. 4. Be it further enacted, That hereafter justices' Times of holding parties, courts, courts in this state for the trial of civil causes shall be held quarterly, at such times as the justices in each beat may appoint, and may continue three days, if necessary; and the term to which any original process, summons, warrant, or complaint shall be made returnable shall be deemed and held the docket term of said court, and the cause shall stand for trial at the next ensuing term thereafter; and on all judgments rendered by any justice in any civil cause, the party or parties against whom such judgment may be rendered shall, at any time after the rendition thereof and before the payment of the same, have the right of appeal to the next term Right of appeal. of the circuit or county court of the county in which such judgment may be rendered, upon giving such appeal bond, with surety, as is now required by law in appeal cases; and the term to which such appeal may be taken shall be the return term thereof, and the next Return term, te. succeeding term the trial term thereof; and in no case of appeal shall a county tax be charged, unless the expense of a jury trial be incurred; nor shall any damages over and above the debt and interest thereon be allowed. Justices of the peace shall make executions issued by them returnable to the quarterly term of their courts next after the rendition of any judgment.

Sec. 5. Be it further enacted, That the provisions of Not to apply to detailing put this act shall not be held to apply to suits of any lie officers, trustees, description or judgments in any court against defaulting public officers, for failing to pay over money, or for any breach of the duties required of them by law; nor against trustees, for any fraudulent use of trust funds; but such suits and judgments, and executions tounded thereon, shall be regulated in all respects by the laws

heretofore in force in such cases.

Be it further enacted, That the property, real Property of persons in military and personal, of all persons who are or may be engaged service. in the actual military service of this state, shall be exempted from levy and sale under legal process while so

engaged, and for at least sixty days after such persons shall have been released or discharged from such services.

No damages in Sapreme Court.

Sec. 7. Be it further enacted, That all laws and parts of laws assessing damages upon appeals to the Supreme Court be and the same are hereby repealed, and no tax fee shall be allowed in the Supreme Court on appeals, unless the appellant appears by counsel and litigates the same.

SEC. 8. And be it further enacted, That in all cases where executions have been or may be issued upon existing judgments, orders or decrees of any court, and the plaintiff, his agent or attorney, shall not authorize the officer whose duty it is to levy the same, by endorsement in writing on said execution, to take from the defendant or purchaser of any property which may be sold by virtue thereof, the bills of any of the banks in this state at par, it shall be the duty of such officer. upon the defendant giving a forthcoming bond, with surety for the delivery of said property to be sold in satisfaction of said execution on the first Monday in February next. If said property is not delivered at the law day of the bond, the same shall have the force and effect of a judgment, and the clerk shall issue execution thereon for the debt, interest, and costs of said judgment and execution.

APPROVED, February 8th, 1861.

#### No. 2.] AN ACT

Explanatory of and Supplemental to an Act passed at the present session, entitled "An Act to Regulate Judicial Proceedings, and for other purposes."

Meaning of the foregoing act.

Section 1. Be it enacted by the Senate and House of eighth section of Representatives of the State of Alabama in General Assembly convened, That the duty of the officer, which is left unexpressed in the last section of the act above referred to, is hereby made and declared to be, in every case contemplated by said last section, to return the process or execution thus: "Stayed by the failure of the plaintiff or his agent to make the endorsement required by law." And afterwards no further proceeding shall be had in any such case until the first Monday in February next, on and after which day, every such forthcoming bond shall be deemed and taken as a judgment against

the obligors therein.

SEC. 2. Be it further enacted, That none of the pro-contract between State and visions of the act to which this is a supplement, shall railroads. be so construed as to affect any contract which has been or may be entered into by the State of Alabama with any railroad company.

APPROVED, February 9th, 1861.

#### AN ACT No. 3.]

To extend the time for the payment of taxes into the State Treasury, and for other purposes.

Section 1. Be it enacted by the Senate and House of Tax collectors to Representatives of the State of Alabama in General Assem- ment by 1st May. bly convened, That the several tax collectors of this state be, and they are hereby authorized to extend the time of collecting the tax for the year of 1860, to such time as may enable them to complete their payments of state and county tax on or by the first day of May next, by which time they are hereby required fully to pay all of the taxes due for said year.

SEC. 2. Be it further enacted, That the several tax May sell property between 1st collectors of this state may levy upon, and sell, prop-March and 1st erty for the payment of taxes, at any time between May.

the first day of March and the first day of May next, as they are now authorized to do between the first day

of December and March in each year.

SEC. 3. Be it further enacted, That the extension Tax collector not discharged from hereby given to the several tax collectors, shall not in any duties by any wise operate to discharge or release them, or any this exemption. one of them, from the performance of any and all of the duties imposed upon them by law, nor shall they or any Bonds to remain one of them, or any of their securities, be discharged or released from the obligation or legal effect of the several bonds they may have signed or executed for the performance of their duties, and the faithful payment of moneys received by them: Provided, The Written APRENT written assent of the securities to the extension allowed be obtained. by this act shall be obtained by said tax collectors and

filed in the office of the comptroller of public accounts, and approved by the comptroller before the extension hereby allowed shall take effect.

Limlt of this act.

Sec. 4. Be it further enacted, That the provisions of this act shall only extend to the tax year commencing the first day of March, 1860. And the several tax collectors to pay collectors are hereby required to pay over all the moneys all moneys received at the time of the passage of this time of the past act, and upon any one of them failing so to do, by the sage of this act. Penalty of fail-first of March, 1861, all the penalties the law now enforces against defaulting tax collectors be in full force against any and all tax collectors, who shall fail to comply with this act, and the comptroller of public accounts is charged with the faithful execution of this act: Provided, Any person being about to remove out of the county, who is owing any tax, the same shall be collected immediately.

Proviso.

notes.

Money receivable for taxes and other public dues.

Sec. 5. Be it further enacted, That the bills or notes of all or any of the chartered banks of this state, shall be received for all taxes and other public dues, up to the first of May, 1861: Provided. That every tax collector paying into the treasury the bills or notes of any bank that has suspended specie payment for their bills or Shall make affinotes, shall make an affidavit in writing, sworn to bedavit as to am't of bank-bills or fore some officer authorized to administer an oath, stating the amount of such bills or notes proposed to be paid into the treasury by him, and stating that he collected the same at par from tax payers, and that he did not buy or receive the same at a discount, and shall file the same in the treasurer's office; and if any tax collector shall swear falsely in making such affidavit he shall be deemed guilty of perjury.

Controller shall

SEC. 6. Be it further enacted, That one hundred and publish this act. sixty copies of this act shall be printed, and it shall be the duty of the comptroller of public accounts to send to each of the tax collectors, and judges of probate, in each county, copies of the same immediately.

APPROVED, February 8th, 1861.

No. 4.]

### AN ACT

To legalize the suspension of specie payments by certain Banks of Alabama.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the suspension of specie payments by the Central Bank of Alabama, the Commercial Bank of Alabama, and the Eastern Bank of Alabama, be, and the same is hereby legalized upon the following conditions: 1st. That the said banks shall take at par Conditions of of any bonds of the State of Alabama, issued under the suspension. authority of said state, having not more than ten years to run, with interest payable annually, at eight per centum per annum, the following amounts: the Central Amount of State Bank of Alabama, the sum of one hundred and ninety-ken by the Cenone thousand five hundred dollars; the Commercial Amount by the Bank of Alabama, the sum of one hundred and six Commercial B'k. thousand four hundred dollars; the Eastern Bank of Amount by the Alabama, the sum of sixty-three thousand eight hundred and fifty dollars; to be paid for in coin if required by the governor. 2d. That said banks shall resume to resume spespecie payments by the first day of June, 1862, but the May, 1862. governor may, in his discretion, extend the time of Governor may said resumption to the first day of the fourth week of extend the time. the next session of the General Assembly of this state, next after said day.

SEC. 2. Be it further enacted, That on the failure of Failure to comsaid banks, or either one or more of them, to comply the forfeit with the conditions imposed by the first section of this act, said bank or banks so failing or refusing, shall forfeit their charter or charters, and the governor is required to institute judicial proceedings to obtain a judgment of forfeiture against such bank or bank.

SEC. 3. Be it further enacted, That so long as id Bonds to stand banks, or either of them, may actually own and how as capital, any of the bonds taken by said banks under the provisions of this act, the amount of said bonds so held and owned by said banks respectively, shall be taken in regard to the amounts of bills said banks are allowed to

put in circulation, as so much gold and silver coin.

Sec. 4. Be it further enacted, That during the sus-Rights of billpension of specie payments authorized by this act, any this act,
bill holder holding the bills of any one of said banks

10 1861.

> to the amount of fifty dollars or more, may, if payment of the same in specie is refused at the counter of the bank by which said bills were issued, deposit said bills in said bank, and require the cashier to give him a certificate of the amount of bills so presented, and that payment of the same was refused, and the date of said presentment and refusal, and said bank shall be liable to the holder of said certificate for the amount thereof, with interest at the rate of (8) eight per centum per annum, up to the time of resumption of specie payments by said bank, and should said bank fail to resume specie payment according to the provisions of this act, then said bank, on the presentation of the certificate, shall be liable to the holder of such certificate for the amount thereof, with (12) twelve per centum per annum interest thereon from such presentation until paid.

Penalty as cashier.

themselves this act.

Beit further enacted, That if any cashier shall Sec. 5. fail or refuse to give the certificate required by the provisions of the 4th section of this act, he shall forfeit and pay to the bill holder demanding such certificate, the sum of one thousand dollars.

Bills to be re-Sec. 6. Be it further enacted, That the bills of said ceived in payment of taxes, banks are hereby made receivable in payment of taxes, and all other public dues, unless the governor shall, by

his proclamation, otherwise direct.

Bank of Mobile, SEC. 7. Be it further enacted, That should the Bank Southern Bank, SEC. 1. De a farmer cheeses, Southern Bank of Alabama at Morthern of Mobile, and the Southern Bank of Alabama at Huntsof Mobile, and the Northern Bank of Alabama at Huntsville, before the first day of June, 1862, or either of them, suspend the payment of specie for their notes, they, or either of them respectively, shall be entitled to all the benefits and subject to all the conditions and liabilities of the banks of the state now in suspension, on condition that said banks shall take at par, of any bonds of the State of Alabama, issued under authority of said state, amounts following: The Bank of Mobile, the sum of three hundred and nineteen thousand one hundred and fifty dollars; the Southern Bank Alabama, at Mobile, the sum of two hundred and twelve thousand eight hundred dollars; and the Northern Bank of Alabama, at Huntsville, the sum of one hundred and six thousand four hundred dollars, to be paid for in coin, if required by the governor: Provided, That the state shall not pay any interest on the bonds held

Proviso.

by the banks, taken and held under the provisions of this act, until the banks resume specie payments severally.

Approved, February 2, 1861.

# No. 5.] AN ACT

To alter and amend the Act to Provide for the Preparation of a Revised Code of Alabama, of a General and Public Nature.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the commissioner appointed by the governor to revise the code of the statute laws of the State of Alabama, under the act of the last session, approved February 21st, 1860, be required to embrace in the code to be prepared by him under the provisions of said act, in addition to the matters therein specified, all the public statutes of a general nature passed at the Public statutes present called session, all the ordinances of a public and of the called session to be inpermanent character passed by the convention of the cluded. State of Alabama and in force at the time he presents the code to the governor, as provided in said act. He shall also embrace in said code the fundamental law of Also, the fundamental law and any provisional government adopted by the southern constitution of the Confederate states, as well as the constitution of the Southern Con-States. federacy, if one shall then be adopted and ratified by this state; and he shall indicate, in marginal or foot Changes in State to the stat notes, all changes made in the constitution of this state be noted. by the ordinances of the convention; or if the convention should adopt a revised constitution of the state, he shall include the same, instead of making said marginal or foot notes, and shall make his report to the governor in time to be laid before the General Assembly at its regular session in 1862.

APPROVED, February 5th, 1861.

No. 6.7

### AN ACT

For the Sale of the Swamp and Overflowed Lands of the State of Alabama, and for other purposes.

Governor to offer the lands tor sale.

Section 1. Be it enacted by the Sena'e and House of Representatives of the State of Alabama in General Assembly convened, That the swamp and overflowed lands accruing to the State of Alabama under the act of Congress of 28th of September, 1850, when patented by the government of the United States, or certified by authority to this State as belonging to the same, under and by virtue of the above recited act and that of date of 2d March, 1855, shall be offered for sale, when the governor shall deem it expedient for the interest of the state.

Board of commissioners appointed-their duties.

Sec. 2. And be it further enacted; That the governor of this state is hereby authorized and directed to appoint the board of Swamp Land Commissioners contemplated in act of 14th February, 1860, of the legislature of this state, whose duty it shall be to fix and determine the prices of the swamp and overflowed lands, according to their value, and report the same to the governor of the state, or such other officer as may have the public lands of the state in charge, who shall order the agents for the selection of said lands to offer the same for sale, first at public sale at the minimum prices fixed, and then at private entry, in tracts and under the rules and regulations of land sales by the United States.

Governor to direct places of sale.

Sec. 3. And be it further enacted, That the places of sale shall be directed by the governor, to suit the convenience of the people in different parts of the state, where the lands may be located, and the time and place of such sale and entry shall be made known by the pro-Sale to be adver-clamation of the governor, published for six weeks, in

tised.

one paper published at the seat of government and two newspapers of extended circulation in the vicinity of the lands to be offered.

Right of entry.

And be it further enacted, That all persons residing on, or having valuable improvements on any of the aforesaid lands, shall have the right of entry of the same, on making satisfactory poof thereof to those who may have charge of the sales provided for by this act, of tracts not exceeding one quarter section each, at the minimum prices.

And be it further enacted, That the Governor Governor to apshall appoint receivers of the proceeds of all lands sold their duties. under this act, who, with one or more of the selecting agents, shall conduct the public and private sales of the swamp and overflowed lands, and make full returns thereof to the executive office, or to the office of any one who shall have control of the public lands of the state, and a monthly statement of the amount of moneys received to the treasurer of the state. receivers shall issue receipts to purchasers, fully describing the tracts purchased, according to the survey of the United States, and keep a record of the same and forward a monthly report thereof, with duplicate receipts issued by him, to the executive office, and the agent or agents conducting the sales shall report, monthly and quarterly, abstracts of the applications issued by them and certificates of purchase made of him, and copies of all proofs made before him of settlement and improvements. When two or more persons shall claim the same tract of land, the agent and receivers shall cite the parties in interest before them, and after a full hearing, shall determine who shall have the right of purchase, keeping a full record of the trial, and forward

a copy thereof to the executive office. The agents and Agents and rereceivers shall have power to administer all necessary minister oaths. oaths to parties and witnesses, and issue commissions to take testimony, in all matters relating to the public land sales under this act, and charge the usual fees of courts for like services, and for every decree the sum of

two dollars to be paid by the party making the costs.

SEC. 6. And be it further enacted, That the receivers reach and shall, before entering upon the discharge of their duties, make bond. take an oath, before some judge or justice of the peace, faithfully to discharge their duties according to law, and enter into a bond, with good and sufficient securities, in such sum as the governor shall direct, and to be approved by him, conditioned for the faithful performance of his duties, and the payment to the treasurer of the state of all moneys that may come into his hands from sales of lands under this act; and the agents shall file an oath faithfully to discharge their duties as superintendents of sales.

And be it further enacted, That the treasurer state treasurer of the state shall receive all moneys arising from sales moneys. of lands under this act, and keep the same separate and

apart from other funds of the state, and style the moneys so received swamp land fund, and shall account for and be liable for the same as for other public moneys.

And be it further enacted, That the receivers

Kind of moncy received.

Compensation.

SEC. 8.

shall receive gold and silver, and the notes of such banks as shall be received in payment of taxes due this state, for lands, and pay the same to the treasurer of the state quarterly, taking duplicate receipts for the same, and forward one copy to the executive office and file one copy in his office; and as compensation for his services, shall be entitled to two and a half per centum on all moneys arising from the sales of lands under this act, provided it shall not exceed eight hundred dollars per annum, that he pays over to the treasury of the state. And the agents for superintending sales shall be entitled to two and a half per centum of the amount of sales made, payable quarterly, under such rules and regulations as the governor shall establish, provided it shall not exceed eight hundred dollars per annum.

Privilege of agents.

SEC. 9. And be it further enacted, That the agents for the selection of swamp lands shall have the right to examine all maps, field-notes, books, and charts belonging to the state, relating to the public lands, and be furnished with the acts of the legislature and other public documents and maps, as are other public functionaries.

Receivers pay for advertising and stationery.

SEC. 10. And be it further enacted, That the receivers shall pay the necessary expense of publishing notices of sales of land, and of stationery and blanks; requiring that all bills shall be in duplicate, and proved to be made according to customary rates and prices of sales, and keep an expense account of the foregoing items, and vouchers; and when approved by the comptroller of the state, shall be passed to the credit of the receiver; all of which shall be paid from the swamp and overflowed land fund.

Governor to Issue patents,

SEC. 11. And be it further enacted, That the governor of this state, after approving the sales of lands provided for in this act, shall cause the same to be patented, conveying all the title of the state to the purchaser, or his assignces.

Penalty for cutting or removing timber or wood, or persons who shall cut or remove any tree or light wood from any lands belonging to the United States or

the State of Alabama, or that this state may hereafter acquire, shall be subject to indictment, and be fined in the sum of five dollars for every spar so taken, and for every tree of any kind, one dollar; and for every cord of light wood removed for the purpose of sale, one dollar; and for every tree boxed for turpentine, twentyfive cents; and in default of paying the fine as above stated, shall be imprisoned, as in other state cases. shall be the duty of the justices of the peace, on com-judges of circuit plaint being made to them, to bind over to the next court, and sollcitors, circuit court all persons who may commit trespasses on the public lands, and it is hereby made the duty of the judges of the circuit courts to give this act specially in charge to the grand juries of the different counties of this state; and the solicitors of the different circuits shall be entitled to a fee of ten dollars for every conviction under this act. One-half of the aforesaid fines shall go to any person who will prosecute the offender to conviction, and the other to the State of Alabama.

Approved, February 8, 1861.

No. 7.] AN ACT

To exempt certain property from levy and sale for the use of families.

SECTION. 1. Be it enreted by the Senate and House of Representatives of the State of Alabama in General Assembly convened. That from and after the passage of this act, in addition to the property now exempt from levy and sale under any legal process, for the use of families, there shall be also in like manner, exempt for the use Stock of mechanof every mechanic who is the head of a family in this two hundred dolstate, two hundred dollars worth of such stock or materials as may be used by him in the prosecution of his trade.

APPROVED, February 8, 1861.

No. 8.7

### AN ACT

To appropriate \$500,000 to the cause of Southern Independence.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly To be taken as a convened. That the sum of five hundred thousand dollars be, and the same is hereby appropriated and placed at the disposal of the Southern Congress, now in session, or of the Provisional Government of the confederacy of seceding states, which the said Congress may establish, by way of a loan to said Provisional Government or Confederacy, and that the governor be and is hereby How paid, and empowered and required to pay out the said sum of five hundred thousand dollars, in such amounts and at such times as the said Congress or Provisional Government may direct, taking duly accredited receipts for the amounts so paid out: Provided, That it shall be left to the discretion of the governor to pay the said amounts in coin, or in any currency of the State of Alabama, or in bonds of the state, or in the treasury notes of this

Approved, February 6, 1861.

any law of this state.

No. 9.

## AN ACT

state, authorized to be issued under the authority of

Authorizing the Governor to issue Treasury Notes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That for the payment of any expenses incurred by the State on account of the passage of the ordinance of secession, it shall and may be lawful for the governor to issue the notes of the state, in such sums as he Notes not to ex-may deem advisable, not exceeding one hundred dollars code one hundred dollars dred dollars each each, payable at the treasury of the State, bearing trate of interest interest, not exceeding six per cent. per annum, with which or with means arising from the sale thereof, he shall pay the debts of the state, and which notes so issued and paid out or sold, shall be received by the state in the payment of all taxes and public dues to

the state of every denomination, and for all corporate Receivable and county taxes, laid or assessed after the passage of and public dues. this act: Provided, The whole amount of said treasury notes issued by virtue hereof shall not exceed (\$1,000,000) Whole amount exceed one million dollars: And provided further, That when-\$1,000,000. ever the public officers receiving said notes for public dues shall pay the same out again, it shall not be deemed or held that the state is thereby released from its obligations to pay the same to any holder thereof.

SEC. 2. Be it further enacted, That it shall be the Comptroller and duty of the comptroller and treasurer of the state, each, ister notes, to keep a book wherein every note issued shall be registered, numbered, dated, and the denomination thereof set down; which notes shall be signed by the treasurer and countersigned by the comptroller, before they are issued and paid out; which said notes shall be thereafter

transferable by delivery.

SEC. 3. Be it further enacted, That if any person or Penalty for forging notes, persons shall forge or falsely alter any note issued by virtue of this act, or shall utter or attempt to pass any forged or altered note purporting to be a note issued in pursuance of this act, knowing such note to be forged or altered, such person or persons shall suffer the pains and penalties now affixed by law for forgery in the first degree: Provided, That any note issued under the authority of this act, after being signed, numbered and To be signed, and registered, as required by the act, shall, before being put registered into circulation, be delivered to the state treasurer, and charged in his office and against him, as so much eash, and accounted for accordingly.

APPROVED, February 8, 1861.

#### AN ACT No. 10.7

To amend an Act entitled "An Act to loan and appropriate the Three per cent. Fund, and its Interest.'

Whereas, By an act of the general assembly of the Promble. State of Alabama, approved February 18th, 1860, entitled "An act to loan an appropriate the Three per cent Fund, and its interest," certain powers, rights, privileges and donations were conferred upon the Ten-

18

nessee and Alabama Central Railroad Company, upon certain conditions: AND WHEREAS, The said Tennessee and Alabama Central Railroad Company, have, in legal form, conveyed to the Mountain Railroad Contracting Company, all right, title and interest in and to the said powers, privileges, rights, and donations, and have recommended and consented to the changes and amendments in said act which are hereinafter proposed; now therefore,

Representatives of the State of Alabama in General Assembly convened, That the said act entitled "An act to loan

and appropriate the Three per cent. Fund and its in-

Be it enacted by the Senate and House of

Substitutes Mountain Road Contractterest," be, and the same is hereby amended by striking ing Company.

SECTION 1.

out the words "Tennessee and Alabama Central Railroad Company," wherever they occur in said act, and inserting in lieu thereof the words, "Mountain Railroad Contracting Company," and the said Mountain Railroad Contracting Company shall thereupon be entitled to all the rights, powers, privileges and donations which are conferred by said act upon the Tennessee and Alabama Central Railroad Company, and be subject to the same duties, liabilities and contingencies as are imposed therein upon the said Tennessee and Alabama Central Railroad Company: Provided, That the said Tennessee and Alabama Central Railroad Company, no matter by whom constructed, shall be constructed to Road to run to some point at or near Montevallo, as indicated in the said act "To loan and appropriate the Three per cent. fund and its interest," approved February 18, 1860, and that all other railroads now constructed, or hereafter to Right of connece-be constructed, in this state, shall have the right to connect with the said Tennessee and Alabama Central Railroad, upon the terms and conditions usual in the counity of railroad companies, without any discrimination against or in favor of any one or more of said other railroads over the rest: Provided further, that neither the foregoing proviso, nor any act to which this is an amendment, shall operate at all in favor of any railroad company that has not first agreed and bound itself to allow to the Tennessee and Alabama Central Railroad Company, and to the Mountain Railroad Contracting Company aforesaid, all the rights and privileges it may

claim under the provisions of this act, and not to make or continue any regulation or discrimination to the

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prejudice of said Tennessee and Alabama Central Railroad Company, or the said Mountain Railroad Contracting Company.

APPROVED, February 7, 1861.

No. 11.]

AN ACT

To appropriate and dispose of the Two per cent. Fund now in the Treasury of the State.

Be it enacted by the Schate and House of Representatives of the State of Alabama in General Assembly convened, That the Two per cent. Fund now on hand, Appropriates to and in the Treasury of the State, and held in trust for Alabama and Rivtwo specified purposes, as declared by act of Congress ers Rail Road. approved 4th September, 1841, be, and the same is hereby appropriated to the Alabama and Tennessee River Railroad Company, on the terms and conditions hereinafter mentioned.

SEC. 2. Be it further enacted, That the appropriation Appropriation hereby made shall be taken in stock in said railroad to be taken in the best by the company in the name of the State of Alabama, in the State. manner and on the same terms specified in the act of the General Assembly entitled "An act to appropriate the unappropriated part of the Two per cent. Fund, and a portion of the Three per cent. Fund," approved February 4, 1850, and certificates of stock shall be issued to the State in the same manner for the amount drawn

as required by said last mentioned act.

SEC. 3. Be it further enacted, That before obtaining Company to give the fund hereby appropriated, said railroad company application of shall give bond and security, to be approved by the the fund. governor, conditioned that the amount received under this act shall be faithfully applied in paying to the state the duties that may be required on the iron rails now in the custom house of the state, at Mobile, which iron has been recently entered in the custom house of the State of Alabama, and also faithfully applied in laying down said iron rails from the present terminus of said road in the direction of Gadsden, in the county of Cherokee.

APPROVED, February 7, 1861.

No. 12.]

### AN ACT

To authorize an Extension of Sixteenth Section Notes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the trustees of the public school for the All notes over convened, That the trustees of the public school for the ten dollars to be several townships of this state be, and they are hereby authorized to extend the time of payment of all notes that are or may become due, for the purchase of school lands in said township, under and according to the provisions of the general law, entitled "An act to renew an act to extend the debts due the Sixteenth Sections," approved February 24, 1860, notwithstanding an extension on said notes was not claimed in six months after maturity, and notwithstanding the said notes may have been placed in the hands of the attorney general for collection, or upon which judgments may have been rendered, provided the said trustees shall deem it safe for said notes to be renewed, and provided parties claiming the benefit of this act shall pay all costs and expenses to secure or enforce the collection of the same: Provided further, That the provisions of this act shall not be extended to any note under the sum of ten dollars: Provided further, That the transferee of the certificate of purchase in any case shall be entitled to the same privileges of extension as original purchasers, upon the substitution of his note with sufficient securities, to be approved by the trustees and judge of probate.

APPROVED, January 29, 1861.

No. 13.7

## AN ACT

To repeal Article Third, Chapter First, Title Second, of the Code of Alabama.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Repeals all prive convened, That Article third, Chapter first, Title second, United States. of the Code of Alabama, from section twenty-one to twenty-three, inclusive, be and the same is hereby repealed.

APPROVED, February 8, 1861.

#### AN ACT No. 14.]

To repeal Article 33 of Section 391 of the Code of Alabama, so far as the same relates to taxation on revolving pistols.

. Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That article 33, of section 391, of the Code No tax on revolving pistols of Alabama, be and the same is hereby repealed, in so far as the same extends to taxation on revolving pistols. APPROVED, February 8, 1861.

#### AN ACT No. 15.]

To repeal, in part, an act entitled an act to regulate the agencies of Insurance Companies not incorporated by the State of Alabama, approved 24th Feb., 1860.

SECTION 1. Be it enacted by the Senate and House of Repeals so much Representatives of the State of Alabama in General Assembly of the act as reconvened, That so much of an act entitled "An act to certificate to be deposited with regulate the agencies of insurance companies not in-Comptroller. corporated by the State of Alabama, approved the 24th February, 1860," as requires the agent or agents of any fire, river, or marine insurance company, incorporated by any foreign government, to deposit with the comptroller of the state the stock or certificate thereof of

repealed. Be it further enacted, That the 12th section Amendatory of said act be amended by adding thereto the following proviso, viz: Provided, They shall not be held to pay the sum of two hundred dollars, under section 8 of

said act, for the benefit of fire companies or fire departments, unless such life insurance and trust companies on taking or proposing to take fire, river, or

one or more of the United States to the amount of one hundred thousand dollars, be and the same is hereby

marine risks.

Approved, February 5, 1861.

No. 16.7

## AN ACT

To authorize books to be opened at the city of Montgomery for subscriptions to the Capital Stock of the Bank of Alabama.

Section 1. Be it enacted by the Senate and House of

Commissioners.

Representatives of the State of Alabama in General Assembly convened, That Edmund Harrison, John Whiting, William C. Bibb, Thomas H. Watts, and John D. Phelan, be and they are hereby appointed commissioners, with authority to open at the city of Montgomery, at any time within one year from the passage of this act, books for subscription to the capital stock of the Bank of Alabama; and the said commissioners are hereby directed and authorized to proceed to execute such ser-Mode of dis-vice in the mode and manner, and under the rules and charging duties. regulations prescribed for the original commissioners in the "Act to incorporate the Bank of Alabama, and for other purposes," approved February 13, 1860, so far as the provisions of said act in this behalf can be made conformable to the object of this act, namely: the opening of books of subscription at the city of Montgomery within one year from the date of this act.

Corporations authorized to sub-

Be it further enacted, That it shall be lawful Sec. 2. thorized to sub-scribe for stock, for the city of Montgomery, or any other corporation created under the authority of this state, to take or subscribe for any number of shares of the capital stock of said Bank of Alabama, which the city of Montgomery is authorized to subscribe for by the existing law; and all laws, or parts of laws, contrary to the provisions of this act, are hereby repealed.

APPROVED, February 8, 1861.

No. 17.7

### AN ACT

To regulate the fees of Solicitors in certain State cases.

Section 1. Be it enacted by the Senate and House of soficitor's fees Representatives of the State of Alabama in General Assembly for trading with claves twenty convened, That hereafter, on conviction, upon indictfive dollars ments for the offences herein specified, the solicitor's slaughter fifty fees shall be as follows, to-wit: Upon convictions for dollars—capital offence against nuisances in trading and trafficking with slaves, twenty-slaves twenty-five dollars; in cases for murder or manslaughter, fifty

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dollars; against slaves in any capital offence, twenty-five dollars.

SEC. 2. And be it further enacted, &c., That, for gam-Fee in gambling ing at any of the places mentioned in section 3,243 of ten dollars. the code, where a plea of guilty is interposed, the solicitor's fee shall be reduced to ten dollars.

Approved, February 8, 1861.

## No. 18.] AN ACT

In relation to Guardians of Idiots, Lunatics, and Persons non compos mentis.

SECTION 1. Be it enacted by the Sena'e and House of probate courts Representatives of the State of Alabama in General Assembly to sell property convened, That it shall be lawful for the courts of proto pay debts. bate to grant to the guardians of idiots, and persons non compos mentis, orders to sell the property of their wards for the purpose of paying the debts of the wards contracted before they were declared incapable of man-

aging their own business; or for their maintenance.

Sec. 2. Be it further enacted, That the said guardians sales governed must pursue the course prescribed by law governing the force as to adsales of property by administrators for the payment of ministrators. debts, in any application made by said guardian under

this act; and the same rules, so far as applicable, shall govern the courts of probate, in acting upon the appli-

eations of gnardians under this act.

SEC. 3. Be it further enacted, That guardians as afore-Guardian may said may be sued at law, upon any contract, tort, de-of ward, fault, or miscarriage of the ward made, done, or suffered before the said ward was placed under guardianship, or for necessaries furnished to the ward before the appoint-

ment of a guardian.
Approved, February 8th, 1861.

No. 19.7

### AN ACT

To Secure the Rights of Patentees and Authors, and their assignees, in the State of Alabama.

1861.

Section 1. Be it enacted by the Senate and House of held under laws held under laws of the State of Alabama in General Assembly of the United Representatives of the State of Alabama in General Assembly States prior to novened, That all persons who have heretofore obtained letters patent for any useful art or invention, or improvement thereon, or who have secured the copyright to any map, chart, book or books, print or prints, or their assignces or legal representatives, being citizens of any of the states seceding from the United States, shall have and enjoy the same rights and privileges and securities in such patents and copyrights as they were entitled to under the laws of the United States, in existence prior to the eleventh day of January, 1861.

All judgments, tained, contin-ued in force.

Sec. 2. Be it further enacted, That all judgments and decrees, &c., heretofore ob-decrees of the courts of the United States heretofore rendered in this state, establishing a patent or copyright, and all orders made, and injunctions and other process issued by said courts, are hereby continued in force, and are to be held valid and binding upon all the citizens of this state, to the same extent they were under the laws of the United States prior to the withdrawal of Alabama from the United States.

Laws of the United Stor continued force as far as applicable.

Sec. 3. Be it further enacted, That the laws of the in United States, and the construction of the same by the courts thereof heretofore made, are hereby adopted and continued in force as far as applicable in determining the rights of parties as to patents and copyrights, as named in the 1st section of the act, to the same extent they were prior to the 11th of January, 1861.

Circuit courts invested with pow-States courts.

SEC. 4. Be it further enacted, That the circuit courts vested with pow-ers of the United of this state are hereby invested with all the jurisdiction, power and authority, legal and equitable, which was vested in the courts of the United States under the constitution and laws thereof, in the trial of all matters as to patents and copyrights, and that the same rules of court practice and modes of procedure are hereby adopted and continued in force as far as applicable for the trial and government of patent and copyright causes in the said state courts.

SEC. 5. Be it further enacted, That all causes, judg-Causes, judgments and decrees, ments, decrees, and process of all kinds on the dockets judg-

of the district and circuit courts of the United States trict and circuit in this state, in relation to patents and copyrights, be states transferd transferred to the circuit courts of the counties in to circuit courts. which said United States courts were respectively held, and that all suits of this kind hereafter brought shall be made returnable to the circuit courts of the counties in which either defendant, if more than one, may reside, and that such causes, judgments, decrees, and process, be there enforced to the same extent they were in the United States courts prior to the withdrawal of Alabama from the United States.

Sec. 6. Be it further enacted, That all the duties, lia-Dulies of clerks and sheriffs unbilities, and penalties, which by law now attach to the der this act, offices of the clerks of the circuit courts, and sheriffs of the several counties of this state, are hereby de-

clared to be operative and binding on all such officers in this state in the performance of their duties under this act.

SEC. 7. Be it further enacted, That the party against Right of appeal whom any judgment or decree, rendered in any suit in court. this state, involving patents or copyrights, may appeal to the supreme court in the same manner and upon the same terms and conditions that appeals are allowed in other cases.

Approved, February 8, 1861.

No. 20.7

AN ACT

Supplemental to An Act to establish a Hospital for Insane Persons in Alabama.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That when a person in indigent circumstances, proceedings for not a pauper, becomes insane, application may be made the admission of indigent perin his behalf to a judge of the probate court in the sons, not county where he resides; and said judge shall call one respectable physician and other credible witnesses, and fully investigate the facts of the case, and either with, or without the verdict of a jury, at his discretion, shall decide the case as to his insanity and indigence; and if the said judge believe that satisfactory proof has been adduced showing him to be insane, and his estate in-

sufficient to support him and his family, (or if he has no family, himself,) under the visitation of insanity, on their certificate, authenticated by the seal of the probate court, he shall be admitted into the hospital, and

expense of the county.

Supported at the supported there at the expense of the county; the said judge, in such case, shall have requisite power to compel the attendance of witnesses or jurors, and shall file the certificate of the physician, taken under oath, and other papers relating thereto, with a report of the proceedings and decision, and report the fact to the board

County commisthe money.

sioners to raise of county commissioners at their next meeting, whose duty it shall be to raise the money requisite to meet the expenses of support, and as soon thereafter as practicable, pay it to the treasurer of the hospital.

County to pay expenses after six months,

And be it further enacted, That when an insane person, in indigent circumstances, shall have been sent to the hospital by his friends, who have paid his bills therein for six months, if the superintendent shall certify that he is a fit patient, and likely to be benefitted by remaining in the institution, the commissioners o the county of his residence are authorized and required, upon application under oath in his behalf, to raise a sum of money sufficient to defray the expenses of support thereafter, and pay the same to the treasurer of the hospital.

Proceedings for the admission of insane pauper.

And be it further enacted, That, whenever any pauper may be insane, it shall be the duty of the overseer of the poor, in the precinct wherein he resides, to make application in his behalf to the judge of the probate court of the county, and said judge shall call one respectable physician, and fully investigate the facts of the case, and if satisfied after such examination that the disease is of such a nature as may be cured, he may issue an order to such overseer, or other suitable person,

Supported at the requiring him, without delay, to take such insane pauper to the hospital for insane, where he shall be kept county. and supported at the expense of the county in which is

commissioners.

Duty of judge of his residence; the judge, in such case, shall have power to compel the attendance of witnesses, and shall file the certificate of the physician, taken under oath, and other papers relating thereto, and a report of the proceeding and decision, and shall report the facts to the board of commissioners, at their next meeting, whose duty it shall be to raise the money requisite to meet the

expenses of support, and as soon thereafter as practica-

ble, pay it to the treasurer of the hospital.

SEC. 4. And be it further enacted, That the judge to it the pauper whom application shall be made, on behalf of any in-vided for by the sane pauper, shall be satisfied upon examination of the keeper of the case in the manner prescribed in the third section of ty, shall be supthis supplement, that such insane pauper cannot be filed in third section. provided for by the keeper of the poor of the county, tion. upon which he is chargeable, with comfort and without danger or prejudice to himself and others, the said judge shall order the said paper to be removed to the hospital for insane, to be kept and supported in the manner specified in the said third section mentioned.

SEC. 5. And be it further enacted, That in all such cases Certificate to be

as are provided for in the first and third sections of sent, this supplement, a copy of the judge's and physician's certificates, as mentioned above, under the official scal of the probate court, shall be sent with the indigent, or pauper, and filed by the superintendent of the hospital. Said certificates shall read, substantially, as follows:

"I, A. B., judge of the court of probate of the county Form of certifiof \_\_\_\_\_, and state of Alabama, do hereby report probate. that application has been made to me in behalf of C. D., a resident of said county, alleged to be insane, (and in indigent circumstances, or a pauper, as the case may be,) and pursuant to the act of the legislature, in such cases made and provided, I have called before me Doctor — , a respectable physician, and other credible witnesses, to-wit, (state their names,) and having examined them and fully investigated the case, and not deeming it necessary to call a jury, I do hereby decide and certify that satisfactory proof has been adduced before me, showing the said C. D. to be an insane person, and that he has not sufficient estate or means to support - under said visitation of insanity. Given under my hand at ----, in the county and state aforesaid, this - day of in the year of our Lord, one thousand eight hundred and sixty ——.

County, ss. I, E. F., being duly sworn Form of physicians certificate. according to law, do certify and declare, that I have examined into the state of health and mental condition of C. D., of the said county of ———, and that I am of opinion he is insane. E. F., Physician." of opinion he is insane.

"Sworn to and subscribed before me, this - day of —, A. D. 186—. A. B., Judge," &c.

Certificate of judge of probate.

"I, A. B., Judge of the Probate Court of do hereby certify that the foregoing is a true copy of my report and certificate in the case of -- thereto apalso of the certificate of Doctor pended, as filed in my office.

In witness whereof I have hereunto set my hand and - day of--seal of office, at ———, this — A. B., Judge." A. D., 186—.

Patient to be in

Sec. 6. And be it further enacted, That the county bodily cleantiness and com officers, sending a patient to the hospital, shall, before fortably clothed sending him, see that he is in a state of perfect bodily cleanliness, and is comfortably clothed and provided with suitable changes of raiment, as prescribed in the by-laws.

Proceedings in indictment, or of a criminal charge upon trial, on the ground of of a criminal insanity, upon the plea pleaded of insanity or othercharge on plea of insanity.

SEC. 7. And be it farther enacted, That when a person ease of a person shall have escaped indistment, or have been a

wise, the court being certified by the jury or otherwise of the fact, shall carefully inquire and ascertain whether his insanity in any degree continues, and if it does, shall order him in safe custody, and to be sent to the hospital; the county from which he is sent shall defray which he is sent his expenses while there, and of sending him back, if penses; but may returned; but the county may recover the amount so from his estate. paid from his own estate, if he has any, or from any relation or county that would have been bound to provide for and maintain him elsewhere.

County from recover the same

Proceedings in ity.

SEC. 8. And be it further enacted, That if any person case of a person in confinement under indictment, or for want of bail or other disabil- for good behavior, or for keeping the peace, or appearing as a witness, or in consequence of any summary conviction, or by an order of any justice, or under any other than civil process, shall appear to be insane, the Judge of circuit judge of the circuit court of the county, where he is court to institute confined, shall institute a careful investigation, call a respectable physician and other credible witnesses, and if he shall deem it necessary, shall call a jury, and for that purpose is fully empowered to compel attendance of witnesses and jurors; and if it be satisfactorily proved that he is insane, said judge may discharge him from imprisonment, and order his safe custody and removal

investigation.

to the hospital, where he shall remain until restored to his right mind; and then, if the said judge shall have so directed, the superintendent shall inform the said judge, and the sheriff, whereupon he shall be remanded to prison, and criminal proceedings be resumed, or otherwise discharged; the provisions of the last preceding section, requiring the county to defray the expenses of a patient sent to the hospital, shall be equally applicable to similar expenses arising under this section and the one next following.

And be it further enacted, That persons charged when restored Sec. 9. with misdemeanors, and acquitted on the ground of in-ed to prison, and sanity, may be kept in custody, and sent to the hospital eriminal pro-

in the same way as persons charged with crimes.

SEC. 10. And be it further enacted, That if the judge In case of death of probate be dead, or incapable of acting by reason of ties to be persickness or otherwise, the same duties hereinbefore re-formed by the county commisquired to be performed by him, may be and are hereby sioners. required to be performed by one of the commissioners of the county, and his acts in the premises shall have

the same validity as the acts of the judge.

SEC. 11. And be it further cnaeted, That all pauper Patients entitled and indigent patients, sent by order of the judge as the hospital. specified in sections first and third of this supplementary act, are entitled to three years residence in the hospital, unless sooner restored to soundness of mind: Provided, That after that period, if, in the opinion of the superin- After three years tendent, the said patients are not likely to be benefitted may be removed to poor house. by longer residence and treatment in the hospital, and are neither dangerous to the community, nor likely to suffer by removal, the said superintendent is empowered to order the removal of said patients by the commissioners to the poor houses of the county of which they are resident: Provided further, That the commissioners May be returned have power to return said patients to the hospital, if by the county commissioners. their mental condition requires it, after the forms prescribed in the first and third sections of this act have been complied with.

SEC. 12. Be it further enacted, That the annual sal-Salaries of offaries of the resident officers and treasurer of the hospital cers of the hospital (said salaries not to exceed six thousand dollars for any one year,) together with one-fourth the actual costs of boarding and lodging any indigent and pauper patients who have been received upon the order of any court or judge, (said fourth of the costs of boarding and lodging

Salaries paid quarterly.

not to exceed one dollar a week for any one patient) shall be paid quarterly, on the first days of January, April, July, and October, by draft drawn by the treasurer of the hospital in their favor, countersigned by the president of the board of trustees.

And be it further enacted, That the clothing

Provision clothing and other expenses.

Sec. 13.

and other necessaries and contingent expenses, together with the remaining three-fourths of the costs of boarding and lodging a patient who has been sent to the hospital upon the order of any court shall be paid by the county from which he was sent: the commissioners of said county are authorized and directed to pay to the treasurer of the hospital the bills for such clothing and maintenance, as they shall become due and payable according to the by-laws of the hospital, upon the order of the steward, countersigned by the superintendent; and said commissioners are hereby County commisempowered and required to levy an additional tax, if sioners may levy necessary, upon the state tax, of their respective counties, for the sole purpose of carrying out the provisions of this act, and such further sum as will probably cover all similar bills for one year in advance; said county, however, shall have the right to require every individual, town, city or county, that is legally liable for the sup-

bills with interest from the time of paying the same. Expenses of rebe defrayed by county.

additional tax.

And be it further enacted, That whenever the moving patient from hospital to trustees shall order a patient removed from the hospital to the county whence he came, the commissioners of said county shall pay the actual and reasonable expenses of such removal, as part of the expenses of said county, but if any person, town or city be legally liable for the support of such patient, the amount of such expenses may be recovered for the use of the county, of such commissioners; if such commissioners neglect or refuse to pay such expenses on demand, the treasurer of the hospital may pay the same with interest and charge the amount to said county; and the commissioners shall levy and raise the amount as other county charges. And be it further enacted, That no patient

port of such patient to reimburse the amount of said

Discharged pa. DEC. 19. 21th of the first must be shall be discharged without suitable clothing, and if it cannot otherwise be obtained the steward shall furnish it; also money not exceeding twenty dollars to defray the expenses until he reaches home.

Sec. 16. And be it further enacted. That sections four-

**81** 1861.

teen, fifteen and sixteen of an act to establish a state hospital for insane persons in Alabama, approved February 6th, A. D. 1852, and all other acts and parts of Repeal clause, acts in conflict with this act, be and the same are hereby repealed.

Approved, February 8, 1861.

# No. 21.]

#### AN ACT

To provide for the payment of the members and officers of the General Assembly, and of the delegates and officers of the Convention of the people of Alabama, now in session at Montgomery, and for other purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the governor be, and he is hereby Governor to contanthorized and instructed to contract, on the part of paid into the the state, for a loan of not exceeding one hundred treasury. thousand dollars, reimbursable in such time and manner, and at such rate of interest, as shall be agreed upon by the contracting parties, and to cause the avails of such loan to be paid over to the state treasurer, who shall give his receipt for the same.

SEC. 2. And be it further enacted, That the said loan To be pald to of one hundred thousand dollars, when obtained, or so members of the much thereof as shall be necessary, be, and the same delegates to the is hereby appropriated for the payment of the mem-printing, &c. bers and officers of the general assembly, and of the delegates and officers of the convention of the people of Alabama, now in session at Montgomery, and for the payment of the printing and other necessary expenses connected with the present sessions of said bodies, respectively.

No. 22.]

#### AN ACT

To provide for the payment of members and officers of the General Assembly.

Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Pay of President convened, That out of any moneys in the treasury not an I Speaker. otherwise appropriated, the comptroller draw his warrant on the treasury in favor of the speaker of the house of representatives and president of the senate, the sum of six dollars each per day, for each day's services during the session.

Senators and Reprosentatives.

In favor of the senators and representatives each four dollars per day, as aforesaid, and twenty cents per mile for each mile traveled in going to and returning from the seat of government.

Clerk of House and Secretary of Senate.

In favor of the principal clerk of the house and principal secretary of the senate, seven dollars per

day, as aforesaid.

Engrossing and tary, and doorkeepers.

In favor of the engrossing clerk of the house, and assistant clerks, assistant clerks of the house, and assistant secretary of the senate, and door-keepers of the two houses, six dollars per day each, as aforesaid.

Messengers.

In favor of the messengers of the house, one dollar

per day each, as aforesaid.

Principal Sceretary and princi-pal Clerk.

In favor of the principal secretary of the senate, and principal clerk of the house, one hundred and fifty dollars each for the services required by law of them

after the adjournment of the general assembly.

Restriction as to mileage.

Sec. 2. Be it further enacted, That nothing herein contained shall be construed to allow senators and representatives elected since the first Monday in August, 1859, more mileage than is provided by the act of 21st February, 1860, entitled an act to amend section 43 of the code.

APPROVED, February 9, 1861.

No. 23.7

#### AN ACT

To Regulate the Practice of the Supreme Court.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, Cases to be dewhen any cause shall be tried in the supreme court of to the law at the this state, which had, at any former term thereof, been time of the detried and remanded, it shall be the duty of said court in deciding the law of the case, to be governed by what, in the opinion of said court, shall be the law at the time of the delivery of the opinion of the court, without regard to any former ruling of the law in said case, provided there shall be a conflict between the former ruling and the then present opinion of the court.

APPROVED, February 8, 1861.

No. 24.7

AN ACT

To Amend Section 1045 of the Code in relation to Free Colored Mariners.

Be it enacted by the Senate and House of SECTION 1. Representatives of the State of Alabama in General Assembly convened, That section 1045 of the code be so amended Amendment of as to add at the end of said section the following: And the Code. any such free negro mariner who shall be found per-Guilty of a misforming any labor or service, upon any other vessel demeanor for than the one to which he shall belong, shall be guilty other vessel than of a misdmeanor, and may be tried before any justice he belongs. of the peace in Mobile or Baldwin counties upon warrant issued, and on conviction shall receive one hundred lashes, and the master of the vessel shall Master of the pay all costs of such conviction, to be charged to or costs. taken out of the wages of such free negro mariner.

And if such labor or service is performed by the consent, Master or other connivance or agreement of the master or other officer liable to indictment and fine of of the vessel to which such negro mariner may belong, not less than one number of the master or other officer of the recent are which mundred dollars. or the master or other officer of the vessel on which such service or labor is done, such master or other officer of either or both of said vessels is guilty of a misdemeanor, and on conviction shall be fined not less than two hundred dollars each.

APPROVED, February 8, 1861.

No. 25.]

#### AN ACT

To Punish Sales of Liquors to Free Negroes and for other purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Fine of five hun-convened, That any person who sells, gives, or delivers selling, giving to any free person of color, any vinous or spirituous or delivering to liquors, must, on conviction, be fined not less than five hundred dollars: Provided, That the guardian or person in charge of any free negro, when necessary for the personal use of the negro, may give him ardent

or vinous liquors.

Penalty for sel-

Sec. 2. Be it further enacted, That the punishment quor to slaves affixed to offences described in section 3283 of the Code see Code. of Alabama, shall be changed so as to make it not less than two and not more than five hundred dollars, or imprisonment in the penitentiary not less than one nor more than five years, at the discretion of the jury trying

Pending prose-cutions not affec-

Sec. 3. Be it further enacted, That prosecutions now ted by this act. pending for the offences in said section 3283, of the Code of Alabama, shall not be affected in any measure by this act, and that all violations of said section committed before the passage of this act, shall be punished as though this act had not been passed: Provided, This act shall not take effect until 1st of May, 1861.

APPROVED, February 8, 1861.

No. 26.7

#### AN ACT

To amend Section 2813 of the Code of Alabama.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alubama in General Assembly convened, That section 2813 of the Code of Alabama, be amended by striking out the word "third" in the second line of said section, and inserting in lieu thereof the word "fourth," and after the word "court" in the third line of said section, insert the following: "If a longer term than one week is provided by law for continuance of said court, then the said subpæna should be made returnable to the tenth day of the term thereof,"

any law to the contrary notwithstanding: Provided, Does not apply This act shall not apply to the city court or circuit Circuit Court of Court of Mobile.

APPROVED, February 7, 1861.

No. 27.]

#### AN ACT

35

To repeal Section 1155 of the Code and to amend the law in relation to Overseers of Roads...

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That section 1155 of the Code be and the same 1155 of the Code, is hereby repealed, and the following adopted in lieu thereof: That the judge of probate, with the concurrence of the court of county commissioners, may pass upon Judge of probate the sufficiency of such excuse or resignation of any per-ers may pass upon for not accepting the appointment of overseer, or on sufficiency of any person who may resign his commission as over-nation of overseer of any road in their respective counties, and if said judge and county commissioners shall consider said excuse or resignation insufficient, and said overseer shall neglect or refuse to act under his appointment as such overseer, he shall be subject to indictment and for contumacy. fined not less than twenty or more than fifty dollars, if found guilty.

APPROVED, February 8, 1861.

No. 28.]

### AN ACT

To amend Section 2039 of the Code of Alabama in relation to the Compensation of Guardians.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That guardians for services rendered by them Compensation to be same as extended in the centers of adsame manner as executors or administrators are, or ministrators. would be compensated for the like or similar services.

Approved, February 5, 1861.

No. 29.]

#### AN ACT

To further secure Subordination among Slaves.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly

No part of fine convened, That the second section of an act, approved to go to inform.

February 5th, 1856, and entitled "An act the more effectually to secure subordination among slaves, by requiring the owner or overseer to reside with them," be amended by striking out the words, "one half of which shall go to the informant."

Fine to go into SEC. 2. Be it further enacted, That in all convictions county treasury under the said act, approved February 5th, 1856, the whole of the fine shall be paid into the county treasury.

APPROVED, February 8, 1861.

No. 30.7

#### AN ACT

To regulate the Pay of Witnesses in Criminal Cases.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly In certain cases, convened, That in criminal cases, if no bill of indictment county pays with is found by the grand jury, or if a bill is found, but the defendant is not convicted and the prosecutor is not taxed with the costs, or if the defendant is convicted and an execution against him is returned "no property found," or if an execution against the prosecutor, where he is taxed with the cost, is returned "no property found," in each of these cases the fees of witnesses, who may be summoned on the part of the state, either before the grand jury or on the trial, shall be paid by the county, in the manner herein specified; and it shall be putters of circuit the duty of the clerk of the circuit court to state on the clerk—endorse.

Duties of circuit the duty of the clerk of the circuit court to state on the clerk—endorsement on face of face of each witness certificate, either at the time of certificate.

issuing the same, or at any time thereafter, when such certificate is presented to him for that purpose, that the same is a good claim against the county, reciting also the facts which, under the provisions of this act, make it a good claim against the county, and dating and

Certificates re-signing the same; and such certificate shall be received able in payment of debts due the county for fines and forfeitures, or payable by the county treasurer, out of

any fines or forfeitures which may be collected by such

37

county.

SEC. 2. Be it further enacted, That if the costs in any If costs are subsequently color the cases provided for by this act, shall be afterwards lected, must be collected out of the defendant or the prosecutor, it shall treasury. be the duty of the clerk to pay over the same to the county treasurer, as a part of the fine and forfeiture

Approved, February 6, 1861.

#### No. 31.7 AN ACT

To authorize the Courts of County Commissioners to establish Medical Boards in their respective Counties.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, it shall be lawful for the court of county commissioners in any county of this state, in which no medical board, established by law, now exists, to establish such medical board, composed of not less than three nor Board to consist more than seven physicians, resident in said county, of three nor more good standing; and the medical board thus created than seven physicians. shall discharge the same duties, enjoy the same privileges, and incur the same liabilities as medical boards heretofore established by law.

APPROVED January 31, 1861.

#### No. 32.7 AN ACT

To amend an act entitled "An act to regulate and define the duties and liabilities of Railroad Companies in this State," Approved, February 6th, 1858.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the words "and in no other ease" at the end of the third section of said act be stricken out; and the following be inserted in lieu thereof, viz: That whenever any stock or other property is killed or damaged by the locomotive or cars of any railroad in

this state, and the owner of such stock or property brings suit to recover the value thereof, or the damage In suits for dam-thereto, the burden of proof shall be on said railroad proof on railroad company, on the trial of said suit, to show that the requirements of the first section of said act have been complied with by the said company, its agents or employees: Provided, That the proof hereby required shall apply only to the particular place at which the injury was done.

Claims barred if

Be it further enacted, That all claims for Sec. 2. not presented within sixty days damages under the provisions of this act shall be forever barred, unless presented in writing, within sixty days after the same shall have accrued, to the president, treasurer, superintendent, or some depot agent of the railroad company sought to be charged, or unless suit shall be brought thereon within said term of sixty days.

Be it further enacted, That the provisions of this act be applicable to all suits of this kind now

pending in this state.

APPROVED, January 31, 1861.

No. 33.7

#### AN ACT

part Section 2 of An act regulating To repeal in Tax on Peddling.

duce.

Be it enacted by the Senate and House of Section 1. Representatives of the State of Alabama in General Assembly Act of 1860 not convened, That section 2 of "An act to impose a tax ons with bacon upon itinerant book and periodical agents, and to increase the tax on peddling in the State of Alabama," approved February 24th, 1860, shall not be so construed as to apply to wagons laden with bacon or other provisions.

APPROVED. February 8, 1861.

No. 34.7

## AN ACT

To increase the Contingent Fund of the State.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened. That such sum as shall, together with the

balance now to the credit of the contingent fund, in the Increases—the state treasury, be sufficient to increase the same to the five—thousand sum of twenty-five thousand dollars, be and the same dollars, is hereby appropriated, to defray the contingent expenses of the state government.

Approved, February 8, 1861.

No. 35.]

#### AN ACT

The better to Provide for the Safe Keeping and Security of all Official Bonds which may have been, or may hereafter be approved by the Governor.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, Bonds to be kept it shall be the duty of the governor to cause all official by the comptrol-bonds approved by him to be placed in the possession of the comptroller of the state, whose duty it shall be to file and place the said bonds in his iron safe or vault for safe keeping.

APPROVED, February 8, 1861.

No. 36.]

#### AN ACT

To repeal an act therein named in relation to the encouragement of Direct Trade.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That an act to encourage direct trade between the southern states and foreign countries, approved February 25, A. D. 1860, be and the same is hereby repealed. This act to take effect from and after the Takes effect from first day of March next.

Approved, February 8, 1861.

No. 37.7

#### AN ACT

To authorize the Clerks of the lower Courts to issue Execution for their Costs in Appeal Cases.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Mode of collect-convened, That hereafter it shall be lawful for the clerks ing costs in cases taken to supreme of the circuit court, registers in chancery, judges of court. probate, and the clerks of all other inferior courts in this state, when cases have been taken from their respective courts to the supreme court, by appeal or other lawful mode, and been there decided, if the costs accruing in said lower courts for transcripts, or otherwise, be not paid by the parties against whom they were adjudged in the supreme court, to issue executions for such costs, returnable into the court in which the said

Repeal clause.

Be it further enacted, That all laws and parts Sec. 2. of laws contravening the provisions of this act, be and the same are hereby repealed.

Approved, January 29, 1861.

No. 38.]

costs accrued.

#### AN ACT

To regulate the Hunting of Wild Hogs.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Not to hunt or convened, That from and after the passage of this act, it kill hogs without shall not be lawful for any person to trap or to hunt giving notice. and kill wild hogs with dog and gun, or either, in any county in this state, without first giving notice to at least three householders living nearest the field, woods or swamp in which the hunt is to be made.

For violation of dollars.

SEC. 6. Be it further enacted, That any person viothis act, fine of twenty to fifty lating the provisions of this act, shall be guilty of a misdemeanor, and on conviction shall be fined not less than twenty nor more than fifty dollars, at the discretion of the jury trying the case.

Be it further enacted, That an act entitled Repeal of former "An act in relation to hunting wild hogs in the county of Butler," approved, February 21, 1860, be and the same is hereby repealed.

Approved, January 31, 1861.

No. 39.7

#### AN ACT

To repeal in part section 2398 of the Code, so far as the same relates to townships.

Section. 1. Be it en cted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That section 2398 of the code, requiring cor-section 2398 not porations to give security for costs before commencing by townships. suit, shall not apply to suits commenced by townships.

SEC. 2. Be it further enacted, That if any township Superintendent shall fail to recover in any suit brought by it, the clerk pay costs. of the court or justice of the peace shall certify the costs to the superintendent of education, who shall pay the costs out of the funds of said township, if any it have.

APPROVED, January 29, 1861.

No. 40.7

#### AN ACT

To raise money to provide for the Military Defence of the State of Alabama.

Section 1. Be it enacted by the Lenate and House of Representatives of the State of Alabama in General Assembly convened, That the governor of the State of Alabama Amount to be is hereby authorized to issue the bonds of the State of Alabama for the amount of two millions of dollars, bearing interest at the rate of eight per centum per annum, with coupons attached, and payable in current coin on the first day of May, A. D. 1871.

Sec. 2. Be it further enacted, That said bonds may in what sums, be in such sums, not less than fifty dollars, nor more than five thousand dollars each, as the governor shall think proper; shall be signed by the governor, countersigned by the comptroller of public accounts, and under the great seal of the state. The interest shall Interest payable be payable annually at the treasury of the state, and the coupons therefor shall be receivable in payment of all public dues, and the principal, at the maturity of the bonds respectively, shall be payable at the office of the treasurer of the state; and the said bonds may be transferred by delivery, and the faith and credit of the State of Alabama is hereby pledged for the payment

of the interest on said bonds, as the same shall accrue,

and the redemption thereof at maturity.

Investments trust funds.

Sec. 3. Be it further enacted, That all executors, administrators, trustees and guardians, having funds in their hands as such to invest, are hereby authorized to invest the same in the bonds aforesaid, and such investment so made shall be deemed and held a proper discharge of their trusts in that behalf by all the courts of law and equity in this state: Provided, That no guardian shall make any investment in said bonds until by an order of the court of probate, granting him letters, he shall be authorized so to do.

How credited.

Sec. 4. Be it further enacted, That all bonds purchased under the provisions of the preceding section, shall be credited to the executor, administrator, trustee or guardian, at the amount actually and bona fide paid for any such bond or bonds; and that all bonds so purchased as an investment shall, at the time, be specially endorsed to the executor, administrator, trustee or guardian, purchasing the same in his representative capacity, and he shall make return thereof within ten days to the judge of probate or chancellor having jurisdiction of the particular fund; but such special endorsement shall not bind the person selling for the ultimate payment of said bonds, or any interest thereon.

How bonds to be of.

Sec. 5. Be it further enacted, That the governor of sold, and proceeds disposed the State of Alabama shall, from time to time, place said bonds in the market, and sell such an amount as shall be required for the public service; the same at not less than their par value for gold and silver, or its equivalent, and may employ such agent or agents as may be necessary for that purpose, and place the proceeds thereof in the treasury of the state, subject to appropriation by lawful authority for the military defence of the state.

Bonds as stock for free banking.

Sec. 6. Be it further enacted, That bonds issued under the authority of this act may be used as a pledge to secure the redemption of any note or notes issued by any free banking association or institution organized or hereafter to be organized, and put in operation under the laws of this state, to the same extent and in the same manner that such laws now authorize United States stock to be pledged.

Sec. 7. Be it further enacted, That neither the bonds issued under the authority of this act, nor moneys in-

Not liable to taxation.

43 1861.

vested therein, shall be liable to taxation by this state,

or by any county, city, or town therein.

SEC. 8. Be it further enacted, That the comptroller of the state shall number, register, and keep a correct account of all the bonds issued and disposed of under the provisions of this act.

Approved, January 29, 1861.

# No. 41.] AN ACT

Making appropriations for the Military Defence of the State.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the following sums of money be and the same are hereby appropriated to the several departments herein named, for the military defence of the state of Alabama: To the pay department, seven hundred Amounts to the thousand dollars; to the quarter-master's department, ments, seven hundred thousand dollars; to the commissary department, three hundred thousand dollars; to the ordnance department, two hundred thousand dollars; to the medical department, one hundred thousand dollars.

Sec. 2. And be it further enacted, That no moneys shall be drawn from the treasury under the provisions of this act, except as hereinafter prescribed.

Sec. 3. And be it further enacted, That an auditor of Auditor appoint-

the treasury of the state shall be appointed by, and shall hold his office at the pleasure of, the governor, whose

duty it shall be—

1. To examine, andit and adjust the accounts of all Auditor's duty to examine and commissaries, quarter-masters, paymasters, all officers audit all accounted with the medical staff, and of all other officers, agents and persons connected with the military department of the state, under any appropriation made by law for, or on account of said department, officers, agents or persons.

2. To keep an account of all expenditures of public keep account of money made for or on account of said military department, as well as all moneys due the state for or on account of said department, and to report to the governor on the first Monday in each month, the balances due

the State therefrom, stating the account on which the same is due, the person from whom, and the fund or

appropriation entitled to the same when paid.

To draw warrants on the treasurer.

3. To draw warrants on the treasurer for the payment of any balance or amount due to any officer, agent or person connected with said military department, in favor of the person authorized to receive the same, stating in such warrant on what account the same is due, out of what appropriation or fund the same is to be paid, and referring to the law making such appropriation, which warrants shall be countersigned by the governor.

To take and file receipts, &c.

4. To take receipts for all warrants he draws, to preserve, file and arrange the same in his office, together with all accounts by him allowed, with the vouchers,

papers, and evidence relating to the same.

To preserve copies of letters.

5. To take and preserve copies of all letter written by him or his direction on official business, and to preserve in proper files all letters received on official business.

To prescribe forms, &c.

6. To prescribe, with the approval of the governor, such forms, vouchers, affidavits, or other evidence, as he may deem necessary to the correct and efficient dis-

charge of his duties as required by this act.

How money is to be drawn.

Sec. 4. And be it further enacted, That whenever, in the opinion of the governor, it shall be necessary to furnish any officer or agent, connected with the military department, with money out of any fund specially appropriated, he may direct the auditor to draw his warrant on the treasurer, stating therein for what purpose the same is furnished, the person to whom, the amount, and referring to the law making the appropriation, and the warrant when drawn shall state the same facts, shall be countersigned by the governor, and shall be charged to the person in whose favor it is drawn payable.

Appeal to the governor.

SEC. 5. And be it further enacted, That should any person be dissatisfied with any decision made by the auditor, he may, in three months thereafter, appeal to

the governor, whose decision shall be final.

Failure to apply money a breach of bond.

And be it further enacted, That whenever any warrant shall be drawn under the fourth section of this act, in favor of any officer, the failure to apply the amount received therefrom faithfully, or to pay the same or any balance in his hands to the treasurer upon notice by the governor to him or either of his sureties, shall be a breach of his bond; and if an official bond has not been given by such officer or person in whose favor any such warrant may be drawn, the governor may in his discretion require, before the delivery of any such warrant, a bond to secure the state for the faithful application of its proceeds, and the repayment of any balance to the treasurer upon notice to him or either of his sureties.

SEC. 7. And be it further enacted, That any officer, Liability where agent, or other person who has given no bond, and who given. shall have received any money under the provisions of the fourth section of this act, and their personal representatives, shall be liable for any balance due the state by such officer, agent or person, in the same courts, upon the same notice, and in every respect the same, as if such officer, agent or person, had given bond, and that the certificate of the auditor shall be in all suits under this or the preceding section presumptive evidence of the balance due the state.

SEC. 8. And be it further enacted, That it shall be the Suit against deduty of the Governor, upon default being made by any person under the provisions of this act, to direct the attorney general to commence suit against such person, his sureties, their personal representative, or the personal representative of either of them, and judgment may be obtained for a breach of the bond by motion in the name of the state, in the circuit or county court of Montgomery county, or in any circuit court of any county in which the party against whom the motion is made may reside, upon twenty days' notice against any one or more of the obligors on whom notice is served; and a certified copy of the bond from the office of secretary of state, or other officer having custody of the said bond, shall be presumptive evidence of the execution of the same, and the certificate of the auditor of the amount due by the principal therein, presumptive evidence of the amount due to the state.

SEC. 9. And be it further enacted, That upon all judg-Defendant may ments rendered under the provisions of this act, the defendant shall upon execution issued, have the right, on executing a forthcoming bond in double the amount of the execution, with good and sufficient security, to be approved by the sheriff, of staying the execution for thirty days, and if the property described in said bond is not If property is not delivered, execudelivered according to the obligation thereof, said bond tion to lessue as shall be returned to the office from which execution is and securities. sued, endorsed "forfeited," which endorsement shall

have the force and effect of a judgment, and the clerk shall issue execution against the principal and securities for the amount of the original judgment, endorsing the said execution, that no forthcoming bond shall be taken; upon which execution it shall be the duty of the officer to proceed forthwith to make the money, without delay or taking any other security.

Compensation of Auditor.

SEC. 10. And be it further enacted, That the auditor appointed under the provisions of this act, shall receive for compensation the sum of two thousand dollars per annum, and at that rate for the time he may continue in office, payable quarterly, according to the fiscal year; and shall give bond payable to the state of Alabama, in the penal sum of one hundred thousand dollars, conditioned for the faithful performance of the duties of his office during the time of his continuance therein.

Auditor to report to general assembly.

SEC. 11. And be it further enacted, That in addition to the duties required of the auditor by the third section of this act, he shall be required to report to each branch of the general assembly, during the second week of each regular session, the amount of money received and distributed during the preceding fiscal year, and on what account, as well as the balances due to the state under this act, from whom and what sources.

May employ clerks. SEC. 12. And be it further enacted, That the auditor may employ one or more clerks, not exceeding three, with the consent, and for such time as the governor may direct. The compensation of each clerk shall not exceed seven hundred and fifty dollars per annum, and at that rate for the time he is employed.

Bonds to be recorded and filed.

SEC. 13. And be it further enacted, That all bonds taken under this act, shall be recorded in the secretary of state's office, and filed in the office of the comptroller of public accounts.

APPROVED, February 6, 1861.

No. 42.]

#### AN ACT

To authorize the Governor to appoint a Military Board.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That a military board be, and the same is of three persons, hereby established in this state, to be composed of three competent persons, to be selected and appointed by the

governor, whose duty it shall be to remain at the seat of government, or at head quarters, unless otherwise engaged under the orders and authority of said board, and advise with the governor on all matters connected Duties of the with the organization of the army and navy of the board. state, and to counsel and advise with the governor on all matters connected with the employment, management, disposition, disciplining, and control of the army and navy of the state, and generally to aid the governor with their advice and services in reference to all matters connected with the military service of the

SEC. 2. Be it further enacted, That until otherwise May construct provided for by the Confederacy of the seceding states, &c. should one be formed, the said council, under the sanction and authority of the governor, shall have power and authority to cause to be constructed such works of defence for the protection of the coast on the Gulf of Mexico, and the bays, as they may deem necessary for the protection and security of the state, and for the same purpose to strengthen and fortify those already constructed, provided said council shall not exceed the amounts appropriated or to be appropriated at this session for that purpose.

SEC. 3. Be it further enacted, That in order to earry May purchase out fully the objects of the preceding section, the said ordnance stores, council, under the direction and sanction of the gover-and material. nor, shall have power to purchase any amount of ord-

nance, ordnance stores and material of all kinds that may be deemed necessary, not to exceed the appropria-

tions made or to be made for military purposes.

SEC. 4. Be it further enacted, That said council, under May employ one or more of their the sanction and authority aforesaid, are authorized and own number, or empowered to employ one or more of their own num-persons, to make ber or any other person or persons for the purpose of purchases, procuring arms or munitions of war.

Be it further enacted, That all amounts here-Governor and tofore appropriated or that may be hereafter appropria-pose of appropriated for ordnance purposes, shall be expended under the ations. direction and control of the governor in accordance

with the determination of said council.

SEC. 6. Be it further enacted, That the governor shall, Governor to prewhen he thinks proper, preside at said council, and in or designate his absence shall designate some member of the council for that purpose. to preside in his place, and all acts of said council shall be sanctioned by his authority before they be executed.

Tenure of office.

Sec. 7. Be it further enacted, That the members of the military board so to be appointed, shall continue to hold their offices until the 1st January, 1862, unless sooner discharged by the governor, and shall receive for their services at the rate of \$1,500 per annum each, for the time they are actually employed.

APPROVED, February 5, 1861.

No. 43.7

AN ACT

To authorize the appointment of Engineers in the Army.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Governor may convened, That the Governor be and he is hereby appoint chiefen and assis authorized to appoint one chief engineer, with the rank of lieutenant colonel, and as many assistant engineers tants. as in his judgment the exigencies of the service may require: Provided, That there shall not be more than one assistant, with the rank of major, nor more than two assistants, with the rank of captain.

SEC. 2. Be it further enacted, That the pay and allowances of engineers appointed in pursuance of this act, shall be the same as that of officers of similar grades in the United States army.

APPROVED, February 8, 1861.

No. 44.]

AN ACT

To promote Military Efficiency and for other Purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly The governor to convened, That the governor be and he is hereby authorsions to citizens ized and requested to issue commissions in the name of who have held commissions in the State of Alabama, to all citizens of this state who the military or on the 11th day of January held commissions in the the U.S. military or naval service of the United States, and have resigned or may hereafter resign the same, said commissions so issued by the governor to confer the same rank, pay and emoluments as the commissions said citizens have held or now hold under the authority of the

Pay.

United States: Provided, That the officers so commissioned by the governor shall report themselves ready for immediate duty under the orders of the governor of this state.

SEC. 2. Be it further enacted, That the provisions of Extended to Capthis act be and the same are hereby extended to Capt. kins. John N. Perkins, late of the United States army, and a citizen of Alabama.

APPROVED, February 9, 1861.

# No. 45.] AN ACT

To compensate certain officers therein named.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That whenever any of the aids-de-camp of Pay of aid-decamp same as the governor shall be ordered on actual duty, they shall colonel of drabe entitled to receive, while on duty, the pay and allow-goons, ances of colonel of dragoons, and this provision shall apply as well to those who may have already been, as well as to those who may hereafter be, thus ordered on duty.

Approved, February 8, 1861.

# No. 46.] AN ACT

To guard the State from invasion by Sea.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That any pilot or branch pilot holding a license Pilot or other under the laws of this state, or any other resident or conduct armed inhabitant of this state who shall, after the 1st day of view 1 into Mo-February, 1861, conduct any foreign armed vessel into the port, bay or harbor of Mobile, shall be subject to indictment in the city or circuit court of Mobile county, and upon conviction shall be fined not less than one Penalty. thousand dollars and imprisoned five years in the penitentiary, or shall suffer death, in the discretion of the jury trying the cause: Provided, however, That the offi-Froviso. cer who may be in command of Fort Morgan, under the

> authority of the governor of this state, shall have the power to authorize any licensed pilot to bring or conduct any foreign armed vessel under the guns of said fort, or into the port, bay or harbor of Mobile, whenever such commanding officer may deem it prudent: And provided further, That the governor of the state shall have the power to suspend the operation of this section whenever he may deem it advisable.

Officer at Fort

And be it further enacted, That the officer in Morgan may re-move buoys, &c. command of Fort Morgan, at the entrance into the bay of Mobile, is hereby authorized, whenever he may think proper, to cause all buoys and beacons in the channel, and as far as practicable all land-marks, that may serve as guides for vessels entering the port of Mobile, to be removed, including the buoy at the outer bar.

Contract for telegraphic line.

Sec. 3. And be it further enacted, That the officer in command of Fort Morgan, under the authority of the governor of this state, be and he is hereby authorized to contract for the continuance of a telegraphic line from Point Clear, in Baldwin county, to Mobile Point, and upon the approval of such contract by the governor, said commanding officer shall cause said line to be constructed as speedily as possible, and the cost thereof shall be paid out of the treasury of the state, upon the draft of said commanding officer, if sanctioned by the governor.

Repeal clause.

And be it further enacted, That all laws con-Sec. 4. flicting with this act be repealed.

Approved, January 21, 1861.

No. 47.

#### AN ACT

For establishing Rules and Regulations for the government of the Army of the State of Alabama.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Army regula. convened, That the "articles of war," as established by tions of United an act of Congress of the United States, approved April 10th, 1806, together with the several amendments and modifications thereof, extracted from various acts of said Congress, and published in the army regulations of 1857, by order of the Hon. Jefferson Davis, Secretary of

States adopted.

War, be and the same are hereby adopted for the government of the army of the State of Alabama, whether regulars or volunteers in active service, with the follow-Alterations and ing alterations and amendments: that is, insert "Gov-amendments, ernor" in the place of "President" wherever it occurs, and insert "State of Alabama" in the place of "United States" or "United States of America," wherever they occur; insert "Adjutant General" in the place of "Department of War" and "Secretary of War," wherever these terms occur; strike out, in art. 5th, the words "the President of the United States against the Vice President thereof, against the Congress of the United States, or against the Chief Magistrate or Legislature of any of the United States," and substitute in their stead "the Governor of the State of Alabama, the President or Vice President of the Southern Confederacy, should one be formed of which Alabama is a member, against the Congress of such Confederacy, or against the Chief Magistrate or Legislature of any State of such Confederacy." In the 10th article, strike out the form of the oath therein prescribed, and substitute the following: "I, A. B., do solemnly swear or affirm, (as the case Oath of allegi may be,) that I will bear true allegiance to the state of ance. Alabama, and, in case a Confederacy is formed, of any seceding states, including said State of Alabama, that I will bear true allegiance to such Confederacy, and that I will serve said state and said Confederacy honestly and faithfully against all their enemies and opposers whatsoever; and will observe and obey the orders of the Chief Executive of said Confederacy, or of the Executive of Alabama, if the same is not formed, and the orders of the officers appointed over me, according to the rules and articles for the government of the armies of said Confederacy or said state;" and to art. 100 add these words, which must be understood to include both volunteers and militia, when called into active service, any law, rule or regulation to the contrary notwithstanding.

Approved, February 8, 1861.

Provision carrying

cola.

No. 48.7

#### AN ACT

To make certain provisions for the Volunteers now in service at Pensacola.

Section. 1. Be it en etcd by the Senate and House of Representatives of the State of Alabama in General Assembly for convened, That whereas the government of the United matter to Pensa. States has abolished the post office at Pensacola, the governor be and he is hereby authorized to employ as many reliable messengers as may be necessary, at a cost of not more than three dollars each per day, that one may go to and from the cities of Montgomery and Pensacola, by the way of Greenville and Sparta, daily, for the purpose of carrying letters and such packages as the public conveyances in which the messengers may travel will permit them to carry without extra charge, to and from the volunteers now in service at Pensacola.

Approved, January 29, 1861.

No. 49.]

### AN ACT

To induce Railroad Companies in this State to carry troops and munitions of war for this State free of charge.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Railroads carry convened, That any railroad company in running oring troops and ortered, in operation in this state, that will agree in exempted from writing, and file the same in the office of comptrol-state and county ler of public accounts, to transport, free of charge, all tax. troops and munitions of war for the defence of the state, shall be released and exempted from all state, county or city taxes imposed by the laws of this state: Provid-

Roads not so car-ed, That such release or exemption shall not inure or exrying as above, tend to any rail road company over whose road no not exempt. troops or munitions of war shall be transported: And

Governor may provided further, That the governor shall have the powsuspend this act. er, at the end of any fiscal year, to suspend the operations and provisions of this act, as to any one or more of said rail road companies.

APPROVED, February 7, 1861.

No. 50.7

#### AN ACT

To authorize the appointment of additional Lieutenants, and for other purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the governor be and he is hereby author-Appointment ized to appoint, in the regular army, and to cause to be second lieutenelected in the volunteer service, whenever, in his judg-nnts. ment, the public interest may require it, two second lieutenants to any company, provided there shall not be in any one company more than four commissioned officers.

SEC. 2. Be it further enacted, That whenever the gov-Companies may ernor shall so appoint, or cause to be elected, an addi-hundred and not tional second licutenant, that he may, at his discretion, less than seventy require the said company to be composed of one hundred men, rank and file, and such company shall not consist of less than seventy-five men.

SEC. 3. Be it further enacted, That the rank of the Rank fixed by said second lieutenant shall be fixed by the governor, the governor, whenever their commissions bear the same date.

And be it further enacted, That whenever a governor to company is accepted with a less number than seventy-cause company five men, or whenever its rank shall, from any cause, to proper standfall materially below that number, the governor may, in his discretion, cause said ranks to be recruited to the

requisite standard of men in the regular service.

Sec. 5. And be it further enacted, That as some differ-Number of nonences have arisen as to the number of non-commission-co ed officers to which each company is entitled, and the pointed manner of their appointment, it is hereby declared that there shall be four sergeants and four corporals to each company, to be appointed by the colonel or commandants of the regiments, upon the recommendation of the captain or commander of a company; the orderly to be selected from the sergeants thus appointed.

Approved, February 8, 1861.

Compensation

No. 51.]

AN ACT .

To authorize the employment of a clerk in the office of the Adjutant and Inspector General, appointed under the military ordinance of the 19th January, 1861.

Be it enacted by the Senate and House of SECTION 1. Representatives of the State of Alabama in General Assembly convened, That the adjutant and inspector general under compensation convence, that the adjutant and inspector general under not to exceed the ordinance of 19th January, 1861, be authorized, dollars per anwith the consent of the governor, to employ a clerk in his office, at a compensation not exceeding eight hundred dollars per annum, and at that rate for the time employed.

APPROVED, February 8, 1861.

No. 52.7

# AN ACT

To accept the aid of certain patriotic citizens.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Governor author convened, That the governor be and he is hereby authorized to accept accept, to such extent as he may deem necessagroes offered by ry, the proffered services of negro men, tendered by certain persons. George N. Gilmer, of Tallassee, Tallapoosa county, Joel E. Mathews, of Dallas county, and Alexander Davidson, and his neighbors, of Perry county, and of persons who have made, and may hereafter make, similar offers to aid, as may be necessary, in protecting and defending the state.

Governor to defray traveling expenses.

SEC. 2. Be it further enacted, That during the time said negroes are so employed in the service of the State, and while traveling to and from the place of such service, the governor is authorized to defray all necessary expense of traveling and provisions, out of whatever amount may be or has been appropriated to the military defense of the state.

APPROVED, January 31, 1861.

No. 53.]

### AN ACT

To conditionally relieve from military duty certain persons therein named.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That whenever, in the opinion of the gover-railroad, telenor, the public interest of this state shall require it, he graph, express, may exempt from military duty any officer or employee men exempt. of any or all railroads, telegraphic or express companies, or of any or all steamboat or other water craft, while said officer or employee is actually employed as such.

APPROVED, January 31, 1861.

No. 54.]

## AN ACT

To authorize the Governor to distribute certain arms.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the governor of this state be and he is fire companies hereby authorized to furnish any fire companies in the furnished with city of Mobile, that have formed or may form themarks. selves into military organizations, with the requisite number of muskets, held by the state at Mount Vernon arsenal, taking proper bonds from the commanders of said companies for the safe keeping and return of said muskets.

Approved, January 31, 1861.

No. 55.]

# AN ACT

To provide for the election of certain militia officers of the State of Alabama.

SECTION 1. Be it enacted by the Lenate and House of Representatives of the State of Alabama in General Assembly convened, That the governor of this state shall immedi-Governor to or ately order elections to fill the offices of major general, tions in the mibrigadier general, and colonel, in the various divisions, litia.

> brigades and regiments throughout the State of Alabama, and fix the day on which the same shall be held, and said elections shall be held under the direction of the sheriff's of the respective counties, conducted in the same manner, and returns thereof made as now provided by law.

Brigadier-general to define regiments,

Be it further enacted, That in all cases where Sec. 2. there are two or more regiments in the same county, it shall be the duty of the brigadier general in command of such regiments, to define the boundary line between said regiments.

Election of offiregiments and companies.

Be it further enacted, That all volunteer reg-SEC. 3. cers of volunteer iments and companies, organized under the laws of this state, on giving ten days' notice, shall hold elections for their officers, and report to the governor of the state, except those companies and regiments which have been organized and have re-elected their officers since the passage of the ordinance to re-organize the militia of the state of Alabama, of the 23d day of January, 1861.

Approved, February 8, 1861.

No. 56.]

## AN ACT

To give greater efficiency to the Military Department of the University of the State of Alabama.

Be it enacted by the Senate and House of SECTION 1. Representatives of the State of Alabama in General Assembly Increases inter-convened, That "An act entitled An act to amend sections est on University fund to eight per 383 and 384 of the Code of Alabama, fixing the Univercent. sity fund and establishing a military department in said University," approved February 23d, 1860, be, and the same is hereby amended by striking out the word "six" in the last line of said section, and inserting in lieu thereof the word "eight."

University turnish drill offi-

SEC. 2. Be it further enacted, That it shall be the duty cers when re- of the president and superintendent of the University governor, with of Alabama, or the officer in charge thereof by whatsoever name designated, on the requisition of the governor of the state, to detail a competent officer of said University, to drill and instruct such officers or troops of the State of Alabama, as the governor may designate, not exceeding two months in any one year, at such

place within the state as he may direct, and the officer so detailed shall receive no pay or compensation from the state for such services.

Sec. 3. Be it further enacted, That from and after the Three students passage of this act, three pupils from each county of ty to be educated this state, instead of two, as now provided by law, shall free of charge for tuition in the same: Provided, the rate of interest hereby authorized to be paid on the University fund, shall continue so long only as it may be the policy of the state to continue the military department as a branch of the State University.

Approved, January 30, 1861.

# No. 57.] AN ACT

To amend an act entitled "An act, to provide for an efficient military organization of the State of Alabama," approved, February 24th, 1860.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the words one hundred and fifty, be increase of numradded after the words "eight thousand" where they be of men. occur in the 1st section of an act entitled "An act to provide for an efficient military organization of the State of Alabama," approved, February 24th, 1860.

SEC. 2. Be it further enacted, That the figures "one Increase in Buthundred" where they occur after the word "Butler" in ler county. same section, be stricken out, and the figures two hun-

dred and fifty inserted in lieu thereof.

APPROVED, February 5, 1861.

# No. 58.] AN ACT

To amend An act to provide for the military education of two young men from each county in the State of Alabama.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That an act approved February 21st, 1860, en-

Amendatory.

titled an act to provide for the military education of two young men from each county in the State of Alabama, be and the same is hereby amended by striking out the words "such cadet" where they occur in the last line of the sixth section of said act, and insert in lieu thereof the words "the superintendent of the school, who shall account for the same to the parent or guardian of such cadet."

APPROVED, February 8, 1861.

No. 59.7

AN ACT

To fix the times of holding the circuit courts in the fourth judicial circuit.

Be it enacted by the Schate and House of Section 1. Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act the circuit courts for the 4th judicial circuit shall be Time of holding held as follows: In the county of Lawrence on the first

court in Lawrence county.

Monday in March, and may continue for one week, and on the first Monday in September, and may continue In Lauderdale for two weeks. In the county of Lauderdale, on

> September; and for the spring term thereof may continue for two weeks, and for the fall term thereof may

> continue for one week. In the county of Franklin, on

the fourth Mondays in March and September, and may continue for two weeks. In the county of Limestone,

on the second Monday after the fourth Monday in March

county. the second Monday in March and the third Monday in

In Franklin county.

In Limestone county.

and September, and may continue for one week. In the In Morgan coun-county of Morgan, on the third Monday after the fourth Monday in March and September, and may continue for

In Marion coun- one week. In the county of Marion, on the fifth Monday after the fourth Monday in March and September, and may continue for one week.

Sec. 2. And be it further enacted, That all laws and parts of laws inconsistent with this act, be and the same

are hereby repealed.

SEC. 3. Be it further enacted, That this act shall not When this act goes into effect, take effect until after the sixth Monday after the fourth Monday in March next.

Approved, February 8, 1861.

No. 60.]

#### AN ACT

To regulate the time of holding circuit court in the county of Chambers.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That an act, entitled "An act to lay off and Tobe beld sixth divide the state of Alabama into eleven judicial cir-first Monday in cuits," approved January 25th, 1860, be amended as fol-March and Seplows, to-wit: the circuit court for the county of Chambers shall be held on the sixth Monday after the first Monday in March and September of each year.

Sec. 2. Be it further enacted, That all laws and parts of laws, in conflict with the provisions of this act, are

hereby repealed.

APPROVED, February 5, 1861.

No. 61.]

# AN ACT

To change the time of holding the circuit court in the county of Marion.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, on finh Monday the circuit court for the county of Marion shall be held day in March on the fifth Monday after the fourth Monday in March and September. and September, and may continue one week.

SEC. 2. Be it further enacted, That all executions, Return terms. writs, subpænas, and process of every kind, made and returnable to the said circuit court at the time now provided by law, shall be and the same are hereby made returnable to said court at the time prescribed by this

act.

APPROVED, January 24, 1861.

No. 62.7

#### AN ACT

To change the time of holding the chancery courts of the 4th and 5th districts of the Southern Chancery Division.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the spring terms, A. D. 1861, of the chancery court for the 4th district, shall be held on the 4th Monday in March; and for the 5th district, on the second Monday in April, instead of at the times now prescribed by law.

Return terms.

When this takes effect.

Sec. 2. Be it further enacted, That all process made returnable to the terms heretofore fixed by law, shall be considered returnable to the terms, and at the times mentioned in the first section of this act.

Approved, February 8, 1861.

No. 63.]

# AN ACT

To regulate the time of the trial of state cases in the circuit court for the county of Chambers.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That section 3573 of the code of Alabama, be so amended as to strike out all after the words "one week" of the second line of said section, and insert in State docket ta-lieu thereof the following, to-wit: The witnesses must

ken up third be summoned to attend on Monday of the third week, on which day the state docket must be taken up: Provided, That this act shall only apply to the county of

act Chambers; and, Provided, further, Said act shall not take effect until after the expiration of the spring term, A. D., 1861, of the circuit court for said county.

Approved, January 31, 1861.

No. 64.]

#### AN ACT

To fix the compensation of bailiffs in the circuit courts of Pickens, Coosa and other counties.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act the Allowed same bailiffs, while in attendance on the circuit court and payas jurors are grand juries, in the counties of Coosa, Randolph, Lowndes, Pickens, Russell, Bibb and Chambers, shall be allowed the same pay as now allowed by law to the jurors of the regular panel, in the several counties named in this act, all laws and parts of laws to the contrary notwithstanding.

APPROVED, February 1, 1861.

No. 65.]

#### AN ACT

To amend an act to create a clerkship in the Comptroller's Office.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the words "five hundred," where they increases salary occur in the first section of said act, be stricken out, dollars, and the words "one thousand" be inserted in lieu thereof; and that the words "on oath," in the third section o said act, be stricken out.

APPROVED, February 8, 1861.

No. 66.]

# AN ACT

To authorize the Governor to employ two secretaries.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the governor be and he is hereby authorized to engage the services of two competent clerks or secretaries in his office, for the remainder of the present year, at the rate of seven hundred and fifty dol-salary \$750 per lars per annum for each, payable quarterly! Provided he annum. shall have the right to discontinue the services of one

or both of said secretaries or clerks, whenever their services may be no longer needed. APPROVED, January 19, 1861.

No. 67.]

## AN ACT

To authorize the employment of a Clerk in the State Treasurer's office.

Section 1. Be it enacted by the Senate and House of Rep-

resentatives of the State of Alabama in General Assembly convenced, That the state treasurer be, and he is hereby authorized to employ a clerk in his office for such time as may be found by him necessary, and for which service such clerk shall receive as compensation a sum Salary not to ex. not exceeding seven hundred and fifty dollars per annum, to be paid quarterly, as other salaries, on the certificate of the treasurer of the correctness of the account, and on the warrant of the comptroller of public ac-

Salary of ceeretary of state,

Sec. 2. Be it further enacted, That the annual salary of the secretary of state shall, from the passage of this act, be sixteen hundred dollars, payable quarterly.

APPROVED, February 9, 1861.

No. 68.7

counts.

#### AN ACT

For the better preservation of the Capitol Building from fire.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly One thousand convened, That the sum of one thousand dollars is dollars to build hereby appropriated, out of any funds not otherwise two cisterns near appropriated, for the purpose of building two cisterns the capitol. near the capitol, to be used in case of fire, and the work shall be done under the direction of the governor, and the money drawn from the treasury on his order: Pro-Bond and secur-vided, The governor shall take bond and security for ity to be given. the completion and faithful construction of said eisterns: And provided further, That the cost of the construction

of said cisterns shall not exceed the said sum of one thousand dollars hereby appropriated.

Approved, February 8, 1861.

68

No. 69.]

#### AN ACT

Declaring Five Runs a Public Highway.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, the river known by the name of Five Runs, from its terminus to Bass' bridge, in the county of Covington, be and the same is hereby declared a public highway.

Approved, February 8, 1861.

No. 70.]

#### AN ACT

To authorize the appointment of a Branch Pilot for certain waters running into the Bay of Mobile.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That section 901 of the Code of Alabama be Stoddard to Moso amended that the commissioners of pilotage of the blie Point. bay and harbor of Mobile shall have power to grant a license to some person to act as a branch pilot for the waters running from Fort Stoddard, where the same leaves the Mobile river, to Mobile Point.

APPROVED, February 8, 1861.

No. 71.]

## AN ACT

To amend "An act to prohibit the sale of intoxicating liquors within certain limits in Limestone county."

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the act approved February 6, 1860, entitled "An act to prohibit the sale of intoxicating liquors within certain limits in Limestone county," be, and the

same is hereby amended, by adding thereto the following section: Sec. 4. Be it further enacted, That it shall Physician or druggist not to not be lawful for any physician or licensed druggist sell except for mentioned in the first section of this act, except for certain purposes. medicinal or sacramental use, to sell, exchange or barter away for money, or other valuable consideration, any vinous, spirituous, or intoxicating liquors; and if any physician or druggist shall violate the provisions of this section, he shall, on conviction, suffer the penalty prescribed in the first section of this act.

APPROVED, February 1, 1861.

No. 72.7

## AN ACT

To prohibit the sale of Spirituous or Intoxicating Liquors, within one mile of Dublin, in Perry county, and Spring Hill Academy or Spring Hill Church, in Pickens county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly sale prohibited convened, That from and after the passage of this act, within one mile, it shall not be lawful for any person or persons to sell, cal or mechani- or offer for sale, spirituous or intoxicating liquors, excal purposes. cept for medicinal or mechanical purposes, within one mile of Dublin, in Perry county, or within one mile of Spring Hill academy or Spring Hill church, in Pickens

county. Penalty.

Sec. 2. Be it further enacted, That any person or persons so offending, shall be subject to indictment, and upon conviction thereof, shall be fined not less than fifty dollars for each and every such offence.

APPROVED, January 29, 1861.

#### No. 73.7

#### AN ACT

To prevent the sale of spirituous or intoxicating liquors within three miles of Moore's Bridge Post Office, in the county of Tuscaloosa, and Dublin Academy, in Bibb county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, sale prohibited it shall not be lawful for any person or persons to sell, within one mile, or offer for sale, spirituous or intoxicating liquors, except for medicinal purposes, within three miles of Moore's Bridge Post Office, in precinct number three, in the county of Tuscaloosa, and Dublin academy, in Bibb county.

SEC. 2. And be it further enacted, That any person remains, so offending, shall be subject to indictment, and upon conviction, shall be fined not less than the fine for re-

tailing without a license in this state.

Approved, January 25, 1861.

# No. 74.]

#### AN ACT

To prohibit any person or persons from giving away, selling, or offering for sale, any vinous or spirituous liquors, within three iniles of Limeville Baptist church, in Shelby county, or within one mile of Hamburg, in Perry county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That it shall not be lawful for any person or sale prohibited persons to give, sell, or offer for sale, any vinous or within three spirituous liquors within three miles of Limeville Baptist church, in the county of Shelby, or within one mile of the centre of the village of Hamburg, in the county of Perry, except for medical and mechanical purposes.

Sec. 2. And be it further enacted, That any person Penalty. or persons violating the provisions of the first section of this act shall be liable to indictment, and upon conviction thereof, shall be fined not less than fifty, nor

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more than five hundred dollars, by the court trying the cause.

Approved, February 8, 1861.

No. 75.7

#### AN ACT

To prevent the sale of Spirituous Liquors within two miles of Spring Hill College, in the county of Mobile.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly sale prohibited convened, That from and after the passage of this act, it within two miles shall be unlawful for any person or persons to sell, vend, exchange or barter away, or in any manner dispose of, or give away any spirituons, vinous or other intoxicating liquors of any kind whatever, in any quantity, large or small, within the distance of two miles of Spring Hill College, in Mobile county.

Violation a mis-

Sec. 2. Be it further enacted, That if any person or demeanor—fine persons so violating the provisions of this act, he or seem than persons so violating the provisions of this act, he or seem than persons of this act, he or they so offending shall be guilty of a misdemeanor, and on conviction thereof, shall be fined in a sum not less than two hundred dollars for each offence, one half of the fine to go to the use of the informant, and the other half to the county treasury of Mobile county.

License shall not be granted to sell

college.

SEC. 3. Be it further enacted, That it shall be unlawwithin ful, after the passage of this act, for the court of protwo miles of the bate of said county of Mobile to grant any license to any person or persons to sell, barter, or exchange any spirituous or intoxicating liquors within two miles of said Spring Hill College, as provided for in this act: Provided, Nothing herein contained shall be so construed as to prevent physicians from administering spirituous or vinous liquors to their patients when they may deem it necessary.

APPROVED, February 5, 1861.

No. 76.]

#### AN ACT

To loan arms and accoutrements to E. M. and J. A. Law.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the Governor of the State is hereby Arms lent for the authorized to loan to E. M. and J. A. Law, (teachers of use of a school, a military school,) or either of them, as many suitable arms and accourtements, not exceeding one hundred, as may be required by their school, and one piece of ordnance, upon such bond and security for the safe keep-Bond and securing and return of said arms as shall be required by the governor, provided said arms can be spared without detriment to the state.

APPROVED, February 8, 1861.

### No. 77.]

#### AN ACT

To change the lines between the counties of Shelby and Jefferson.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the line dividing the counties of Jeffer-Boundary son and Shelby be so changed as to leave the Shades defined. mountains at the narrows; thence following the west branch of the Little Shades to or opposite the Dow Weir place, including said place in Jefferson county; thence to the head of Camp branch, and down said branch to the Columbiana road; thence down said road to Matthew Patton's, including him in said county of Jefferson; thence to Elias Glenn's, including him in said county; thence west to the old-line on the Shades mountain.

SEC. 2. Be it further enacted, That Wm. P. Hickman, Commissioners Wm. S. Earnest, and Daniel Watkins, of Jefferson, and Gains Acton and Ebenezer Byrun, be appointed to run out and mark said line: Provided, That the county of Jefferson county Jefferson shall pay said commissioners for running out to pay expenses, said line.

Approved, February 8, 1861.

No. 78.7

#### AN ACT

To repeal an act approved December 3d, 1857.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly

Act to district convened, That the act approved December 3d, 1857, repealed.

St. Clair county entitled an act to lay off St. Clair county into commissioners' districts, and for other purposes, be and the same is hereby repealed, so far as the said act relates to the county of St. Clair.

Approved, January 21, 1861.

No. 79.7

#### AN ACT

To repeal an act therein named, relating to public roads in Marengo county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Repeals the act convened, That the act entitled "An act to repeal and of February 10, amend the road laws so far as they are applicable to certain townships east of Tombeckbee river, and lying in Marengo county," approved February 10th, 1860, be and the same is hereby repealed.

Former road laws declared of force.

SEC. 2. And be it further enacted, That the road laws in force at the date of the act of the 10th February, 1860, and applicable to the several townships specified in same act, be and the same are hereby revived and declared to be in force, as if said act of the 10th February, 1860, had not passed.

Approved, January 21, 1861.

No. 80.7

#### AN ACT

To repeal an act therein named, relating to Steam Mills in Jackson county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Repeal of act of convened, That an act entitled "An act to authorize the owners of steam grist mills in the county of Jackson, to take the sixth as toll for grinding," approved February 18th, 1860, be and the same is hereby repealed.

Approved, January 25, 1861.

No. 81.]

AN ACT

To repeal in part an act approved February 24th, 1860, to amend Section 499 of the Code, as far as Lauderdale and Coosa counties are concerned.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, probate judge of the probate judge of Coosa county shall be entitled to Coosa county to the probate judge of Coosa county shall be entitled to consume per receive the same compensation, per diem, as is allowed diem as commissioner. each member of the court of county commissioners, in an act entitled an act to amend section 499 of the Code of Alabama, and approved February h, 1860, any law to the contrary notwithstanding.

Approved, January 30, 1861.

No. 82.]

AN ACT

To amend an act for the preservation of game in the county of Sumter.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the 1st section of an act entitled an act preservation of for the preservation of game in the county of Sumter, game in Shelby, approved January 25th, 1860, be and the same is hereby amended by inserting the word "Shelby" after the word "Sumter."

Approved, January 25, 1861.

No. 83.7

#### AN ACT

To amend an act incorporating Clintonville Academy, in Coffee county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly months convened, That any trustee of said academy who shall absence of trus-fail to attend the regular meetings of said board of trusseat. tees for three successive meetings, without satisfactory cause shown to said board for such absence, said board of trustees shall declare the seat of such absent member vacant, and proceed to fill such vacancy by electing a new member.

APPROVED, February 1, 1861.

No. 84.7

#### AN ACT

To amend an act therein named.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Persons of In-convened, That an act for the relief of George Johnson dian descent admitted to privi and James Johnson, children of Joseph A. Johnson and leges of citizens. Lucy Johnson, approved February 2, 1850, be and is hereby so amended as to apply to all the children of the act.) said Joseph A. Johnson and his wife, Lucy Johnson.

Approved, February 1, 1861.

No. 85.]

#### AN ACT

To empower the Governor to appoint persons residing anywhere within the corporate limits of the city of Wetumpka, to act as Notaries Public for the county of Coosa.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Persons residing convened, That after the passage of this act, the goveranywhere in We-nor be and is hereby empowered to appoint persons appointed for residing anywhere within the corporate limits of the city of Wetumpka, to act as notaries public for the county of Coosa.

- SEC. 2. Be it further enacted, That the persons so ap-To give bond to pointed shall give bond to the probate judge of Coosa coosa, county, in the same amount as that now required of notaries public appointed under the general laws of the state.
- SEC. 3. Be it further enacted, That the said notaries Usual powers public, so appointed under this act, shall have the same conferred. powers and in all respects be governed by the same law that now governs notaries public in this state.

APPROVED, February 6, 1861.

## No. 86.] AN ACT

To compensate William S. Gray for apprehending a person therein named, charged with a felony.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the comptroller of public accounts be, forty dollars aland he is hereby required to draw his warrant on the lowed. treasurer in favor of Wm. S. Gray for the sum of forty dollars, for arresting John C. Thompson, charged with the murder of David C. Warhurst, and summoning a guard and delivering the prisoner to the proper authorities.

Approved, February 1, 1861.

### No. 87.] AN ACT

To authorize John Cocke, administrator of the estate of Wm. F. Cheney, deceased, to make complete payment for certain lands therein named, and a patent to issue therefor.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That it shall and may be lawful for John The administrator Cocke, administrator of the estate of Wm. F. Cheney, tor may make late of Marengo county, deceased, to make complete tain lands. payment of the purchase money due from him, as administrator of said estate, for the north-east quarter, and all that fractional portion of the north-west quarter ly-

ing east of the Tombeckbee river, and the south-west quarter, and the south-east quarter of section sixteen, of township seventeen, of range one, east, in Marengo county, purchased by the said administrator for the benefit of the estate of said William F. Cheney, under the authority of a decree of the probate court of Marenon payment of go county; and upon the payment by said administramoney into state money into state tor, into the state treasury, of the full amount of his notes given in the purchase of said lands, with interest due thereon up to the day of payment, a patent shall issue to the distributees of said estate, as ascertained and certified to by the judge of probate of Marengo county.

shall issue.

Disposition

Sec. 2. Be it further enacted. That the proceeds of the proceeds of sale. sale of said lands, when paid into the treasury, shall be invested or disposed of as now provided by law in regard to funds arising from sixteenth section.

Approved, January 29, 1861.

No. 88.7

### AN ACT

To enable the guardian of Francis M. Brown to remove the guardianship of his said ward to Macon county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Judge of probate convened, That the judge of probate of the county of of Montgomery Montgomery be and he is hereby required to cause one acts of guardian-copy to be made and duly certified, of all the acts and ship. doings of record in said county of Montgomery, respecting the guardianship of the estate of Francis M. Brown, a minor, and deliver the same to Benjamin Thompson, who is the guardian of said ward.

Probate judge of Macon county to tion.

Be it further enacted, That so soon as the said make record and exemplification shall be delivered over to the judge of to take jurisdic-probate of the county of Macon, the same shall be recorded by the said judge of probate of Macon county, in the proper books of his office, and it shall be full authority for the said judge of probate of Macon county to proceed with the business of the guardianship of said estate in all matters as if the guardianship had commenced in his court.

SEC. 3. Be it further enacted, That from and after close of guard-said exemplification is filed and recorded in Macon gomery. county, as aforesaid, the guardianship shall close and determine at the said county of Montgomery: Provided, always, That all expenses that now are or may be due all expenses in in the county of Montgomery, connected with the said be paid. guardianship, shall be paid by the said guardian on receiving said exemplification from the said judge of probate of Montgomery county: Provided, That before this act shall become operative, the sureties of said Assent of sureties required. guardian shall file in the offices of each of said counties their assent in writing to the provisions of this act, and to the removal of said guardianship, or the said guardian shall give a new guardian's bond, to be approved by judge of Macon county." APPROVED, February 8, 1861.

No. 89.]

### AN ACT

To authorize a removal of the Administration of the estate of Thomas J. Walker, deceased.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That John M. McClanahan, as the judge of Removal of administration the probate court for the county of Shelby, be and he from Shelby county, Ala, to is hereby authorized and empowered, to grant and make Ashley county, an order transferring and removing the administration Arkansas. of the estate of Thomas J. Walker, deceased, from the probate court of said county of Shelby to the probate court of the county of Ashley, in the State of Arkansas, upon the production of a transcript of the record of the probate court of said county of Ashley, certified by the judge of said court under the seal of the same, showing the appointment of an administrator upon said estate, the execution of a good and sufficient bond in double the value of said estate with sureties to be approved by the judge of the probate court of said county of Ashley.

SEC. 2. Be it further enacted, That upon the granting when order is and making the order provided for in the preceding granted, the prosection, the administrator appointed by the probate moved. court for the county of Ashley, in the State of Arkansas, be and he is hereby authorized and empowered, to

remove from the county of Shelby to Ashley county in the State of Arkansas, the property belonging to said estate of Thomas J. Walker, deceased.

Duties required eounty, Ark.

Sec. 3. Be it further enacted, That upon the granting of the probate of the order provided for in the first section of this judge of Ashley act, it shall be the duty of the judge of probate for the county of Shelby, to make a full and complete transcript from the records of said court, of everything appertaining to the administration of the estate of the said Thomas J. Walker, deceased, by him, under the seal of said court, and forward the same to the judge of the probate court for the county of Ashley, state of Arkansas.

Approved, February 8, 1861.

No. 90.7

#### AN ACT

To remove the Administration of the estate of Thomas Green, from the county of Winston to the county of Lawrence in this State.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Removed from convened, That from and after the passage of this act, Winston to Lawthe administration of the estate of Thomas Green, rence county. deceased, be and the same is hereby removed from Winston to Lawrence county in this state.

Probate judge of Lawrence to take jurisdiction.

ties required.

SEC. 2. Be it further enacted, That the court of probate for the said county shall take jurisdiction of said administration, and that the administrator of said estate shall be required to give bond and account and make settlement with the said court of probate as required Assent of sure-by law in other cases: "Provided, That the sureties of

the said administrator shall first file their assent in writing to the provisions of this act, in the probate court of Winston and Lawrence county.

APPROVED, February 8, 1861.

No. 91.]

#### AN ACT

To give the Judge of Probate of Dallas county, jurisdiction over the estate of Robert Craig, deceased, late of Sumter county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly concent, That whenever James D. Craig, administrator, Duties required of administrator with the will annexed of Robert Craig, late of Sumter before the recounty, deceased, shall have made a settlement in the settlement and probate court of Sumter county, of his administration pay eosts. of said estate as far as he shall have administered the same, and shall have paid the costs accrued in said court, it shall be the duty of the probate judge of Sumter county, upon the application of said administrator, to transmit to the probate court of Dallas county the original papers on file in his office pertaining to said estate, and a certified copy of all orders, entries and decrees on the minutes of his court; and thereupon the Duties of judge probate court of Dallas county shall have as full and of probate of Dallas county. complete jurisdiction of said estate, as though said decedent had died resident citizen of said county of Dallas: Provided, That before this act shall take effect, Assent of surethe sureties on the official bond of said administrator ties required. shall file their written assent to the provisions of this act, in the probate courts of Dallas and Sumter counties, or in default of such assent a new bond be given by said administrator, to be approved by the probate judge of Dallas county.

Approved, January 29, 1861.

No. 92.]

#### AN ACT

To authorize Benjamin H. Micon to settle his accounts as Guardian in the Probate Court of Montgomery county.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the probate court of Montgomery county proceedings in shall have authority and jurisdiction to settle the tytransferred to accounts of Benjamin H. Micou, as guardian of Clara Montgomery co. E. Micou, and that any proceedings had or done in

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relation to such guardianship in the probate court of Tallapoosa county may be transferred to the probate court of Montgomery county, by filing in said court a duly certified transcript of such proceedings.

New bond to be taken of guardian,

Be it further enacted, That said probate court of Montgomery county shall not take jurisdiction of said matters of guardianship until the said Benjamin H. Micou shall file new bonds as guardian, to be taken and approved by the judge of probate of Montgomery county, and filed in the office of said judge.

APPROVED, February 8, 1861.

No. 93.7

Section 1.

#### AN ACT

To authorize the Commissioners' Court of Coosa county to issue Bonds of said county, for the relief of the suffering citizens of said county.

Be it enacted by the Senate and House of

by election.

Representatives of the State of Alabama in General Assembly Issue of bonds convened, That an election shall be held in the county of Coosa on the first Monday of March next, by the legally qualified electors of said county, for the purpose of deciding whether they are in favor of issuing the bonds hereinafter mentioned. Said election shall be governed in all respects by the laws now in force governing the election of sheriffs, clerks, &c., and those in favor of issuing the bonds shall deposit a vote, on which shall

be written, or printed, "In favor of issuing bonds," and

Election to be conducted as elections for sheriff, &c.

those opposed, "Opposed to issuing bonds."

Sec. 2. Be it further enacted, That in the event said If the issue is authorized, com election should result in favor of issuing said bonds, the issue bonds not commissioners' court of said county may issue the bonds to exceed amount \$50,000. of the said county for such amount as they may think

best for the interest of the county, not to exceed fifty thousand dollars, having not more than five years to run, with the proper coupons attached, for the payment Coupons. of the interest thereon, at eight percentum per annum, at the office of the county treasurer of said county, at the end of each year from the time of the sale of said

Coupons receiv-bonds, respectively; and the coupons shall be received able in payment in payment of county dues, and shall be numbered to correspond with their respective bonds.

SEC. 3. Be it further enacted, That said commission-special tax ers' court shall lay a tax at the same term of the court meet bonds, &c. at which they decide to issue bonds, for the special purpose of providing a fund to meet said bonds at their maturity; and said fund so raised shall be liable, first, to make good the amount of interest due on said bonds, at the end of each year, by paying whatever amount the county has taken up in the payment of county dues, and to the holders of the coupons. Said bonds shall be numbered from No. 1 up to the last one issued, and may be in such sums as the said court shall think pro-Bonds to be for per, and the surplus, over and above what may be such sums as the necessary to meet the yearly interest on said bonds, rect. may be put at interest with any person or persons resident in said county, who will give a note with at least two good securities, for such time as said court may think proper, not inconsistent with the objects of this act; and the court aforesaid shall provide, in the body of said bonds, for the right to call them in at any time Bonds may be called in at the they think proper, by paying the principal and interest discretion of the then due.

1861.

Be it further enacted, That the bonds issued Bonds not to be Sec. 4. by said court, under the provisions of this act, may be sold at less than sold by said court, at any sum they can get, not less than par, and the proceeds shall be used by said court in the manner hereinafter provided, and in no other manner; and the money arising from the sale of them shall Money to be paid be paid into the county treasurer's hands, and he and weer. his securities on his official bond shall be responsible

for the safe-keeping and payment of the same.

SEC. 5. Be it further enacted, That said commission-Trustees to be ers' court shall appoint three suitable persons in each cach beat, to beat, to act as trustees, whose duty it shall be to loan honds to heads such portion of the proceeds of said bonds as said court of families. may allot to each beat, to each head of a family, who will give note and two good securities, in sums not to exceed one hundred dollars, having not longer than the first day of January, 1862, to run: Provided, The person applying for said loan shall first satisfy said trustees that said loan is necessary to enable him or her to purchase provisions, to carry on his or her business for the year 1861.

SEC. 6. Be it further enacted, That the trustees afore- Money to be dosaid shall be required to investigate the condition of any gent persons, indigent people in their respective beats, and report the

same to the commissioners' court of said county; and

thereupon said court shall award to such indigent persons, out of any money not otherwise appropriated, in the county treasury, or any money realized by the sale of the bonds aforesaid, such sums as, in their judgment, may be necessary for his or her support, until the first Compensation of day of September, 1861; and said trustee shall be entitled to such compensation for their services, under this

trustees.

act, as said court may think proper to allow them.

No property exempt from sale under this act.

SEC. 7. Be it further enacted, That the person for whom, or whose benefit, any money is obtained under this act, shall be the first signer of the note, and all his or her property shall be liable for the payment of said note, without any exemption under the homestead law, or Notes payable to poor debtors law, of this state, and the notes shall be county treasurer made payable to the person who is county treasurer of Coosa county for the time being, and to his successors in office, and shall be collected by him as soon as practicable after the same falls due, and the proceeds paid into the county treasury, and applied to the payment of said bonds and interest, as soon as collected.

Judge of probate

notes taken.

leet them.

Sec. 8. Be it further enacted, That the judge of proto keep record of bonds issued and bate for said county of Coosa, shall keep a complete record of the bonds issued under this act, showing the amount of each, and to whom sold; the notes taken on account of moneys loaned under this act, showing the names of the makers, dates, and amounts; and he shall also keep a full and complete record in said book of all that is done under the provisions of this act, by said commissioners' court.

APPROVED, February 8, 1861.

No. 94.7

### AN ACT

To authorize the Commissioners' Court of the Counties of Bibb and Perry to provide relief in certain cases.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly commissioners' convened, That until the first day of September next, court to purchase for the courts of county commissioners of the counties of provisions for the courts of county commissioners of the counties of the destitute. Bibb and Perry in this state, are hereby empowered to contract for and purchase whatever food and provisions

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may be necessary, up to said date, to relieve and sustain the destitute in their counties, who are unable to pro-

vide the same for themselves.

SEC. 2. Be it further enacted, That in order to raise Bonds may be issued to raise the funds to earry into effect the foregoing section, in funds. counties where other means are not at command, said courts of county commissioners are further empowered to issue bonds, signed by the members of said courts respectively, (or by so many of them as favor the exereise of the powers in this act conferred,) attested by the seal of the probate court of the county, which shall Bonds bear interest of s per bear interest at the rate of eight per cent. per annum, cent. per annum, payable semi-annually, for which coupons shall be issued, signed and attested, as aforesaid, which bonds shall ma- Maturity ture at a period or periods of time not exceeding three bonds-time of years from date, and shall be sold under the direction of said court, on such terms as they in their discretion

may deem best.

Sec. 3. Be it further enacted, That said courts of special tax-not county commissioners may levy in their respective tax. counties, such taxes as they may deem proper, not exceeding the amount of the state tax, to raise revenues to pay off said bonds and coupons, and the said bonds and coupons shall be a lien on the taxes levied for such purpose, and all other county purposes, and on all county property, until the same are paid off and discharged.

Be it further enacted, That to secure to per-Mode of distribsons entitled thereto the benefits of this act, it shall provisions. be the duty of said courts to appoint as many respectable citizens of the several counties as may be necessary, who, without pecuniary reward, shall diligently inquire into the condition of the destitute in their said counties. and from time to time report, in such manner as said courts may direct, the result of their investigations, and said courts shall furnish such relief in food and provisions as they may deem proper, and shall appoint all necessary agents to make the purchases above provided for, and to carry into full and complete effect the true intent and meaning of this act.

SEC. 5. And be it further enacted, That the commis-commissioners sioners of said courts shall be the judges of the necessor of necessity of sity and propriety of granting relief in all cases under granting relief for the provisions of this act; and they may order the repayment. repayment of the moneys expended by them in all cases they may deem proper, and provide therefor by taking

note or notes, with or without security, payable to their respective counties, at such times as they may direct; and said notes shall be the property of their several counties, and collectable by suit in their names before any court having jurisdiction.

Approved February 9, 1861.

No. 95.]

#### AN ACT

To aid the Alabama and Florida Railroad Company.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Governor aus convened, That the governor of the state of Alabama is the road \$30,000. hereby authorized to loan to the Alabama and Florida Railroad Company the sum of thirty thousand dollars: Company to give Provided, That said company shall, before receiving said with 8 per cent. money, execute their note, with satisfactory personal interest. security, for the return of the same; said note to be made payable three years after date, bearing eight per cent. interest, the interest to be paid annually: And Company under provided further, That said company shall execute an complete road by additional obligation to complete said road, so as to have the same in running order between Montgomery and the Florida line, by the first day of June, eighteen hundred and sixty-one, said obligation to be condis tioned to return the money to the state, if said road is

not completed by the time specified.

Approved, February 8, 1861.

No. 96.]

#### AN ACT

To postpone the lien of the State of Alabama on the Tennessee and Coosa Railroad.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Written assent convened, That whenever the Tennessee and Coosa Railescentin of a road Company, and each and every one of the securities company, necessup to secure upon the bonds of said company, now made or heresary to secure after to be made, according to the provisions of the act this set.

Of the general assembly of the state of Alabama ap-

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proved February 17, 1854, entitled "An act to aid the Tennessee and Coosa Railroad Company," shall file with the comptroller of the state their written assent, in proper legal form, to the provisions of this act; and whenever, moreover, (2) the said Tennessee and Coosa Railroad Company execute, in proper legal form, a mortgage deed upon the iron rails, rolling stock, and equipment which the said company has or thereafter may have, and file the same with the comptroller of the state, it is hereby made the duty of the governor of the State of Alabama to notify said company that the a lien in favor of the State of Alabama, on the said Tennessee and Coosa Railroad, created by virtue of the several mortgages given and to be given by the said company, in pursuance of the aforesaid act of the general assembly, approved February 17, 1854, and also the lien of the state, created by the mortgage of the Lien waived in favor of bondiron rails, rolling stock and equipments, as provided to holders. be given in this act, are waived and postponed in favor of the holders and purchasers of the bonds of said company dated the first day of November, 1860, for one thousand dollars each, and not exceeding four hundred in number: Provided, That nothing in this act shall be company and its so construed as to discharge or release said railroad or property not discharged from its rails, rolling stock and equipments from the lien of present liabilities except in fasaid mortgages, except in favor of the holders or pur-vor of holders of certain bonds. chasers of said last mentioned bonds.

APPROVED, February 2, 1861.

# No. 97.] AN ACT

To confer upon the Intendent of the town of Rockford the powers of a Justice of the Peace.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That hereafter the intendent of the town of substitutes the Rockford shall have all the rights and powers which dee of the peace, are by law conferred upon justices of the peace; and that any or all laws heretofore passed creating the office of a justice of the peace for the town of Rockford be and the same are hereby repealed.

APPROVED, February 8, 1861.

No. 98.7

#### AN ACT

To repeal An act to render more efficient the system of Free Public Schools in the State of Alabama, so far as it relates to the county of Baldwin.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That sections seven and eight of an act to render more efficient the system of free public schools in the State of Alabama, approved February 24th, 1860, be and the same is hereby repealed, so far as it relates to the county of Baldwin.

Approved, February 8, 1861.

No. 99.]

#### AN ACT

To compensate jurors of Coroners' Inquests in Dale county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly

The jurys al-convened, That from and after the passage of this act, lowed five dollars each for that jurys of coroners' inquests be, and they are hereby each verdict in allowed for each verdict rendered in cases where the bodies of dead persons have to be disinterred, or in eases where said bodies have not been interred but which are in an advanced state of decomposition, the sum of five dollars each for every verdict so rendered.

Paid under same law as other jurors.

SEC. 2. Be it further enacted, That the payment of services rendered as specified in the first section of this act, be subject to and governed in all respects by the law now in force in relation to the payment of other inverse.

jurors.

Repeal clause.

SEC. 3. Be it further enacted, That all laws and parts of laws militating against the provisions of this act be and the same are hereby repealed: Provided, This act shall only apply to Dale county.

APPROVED, February 5, 1861.

No. 100.7

### AN ACT

To authorize John S. Moragne to erect a dam across Big Wills Creek.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That John S. Moragne, his heirs and assigns, Authorizes a dam for mannibe and he is hereby authorized to erect and continue facturing purpermanently a dam across Big Wills creek at or near a poses.

Place known as Oren M. Sanson's fish trap, in section thirty-four, (34) township eleven, (11) range five, (5) in DeKalb county, now owned by the said John S. Moragne for the purpose of propelling such machinery as he may deem proper to establish thereon: Provided, The said Dam not to exdam shall not exceed six feet in height, and shall be height. used in good faith for the purpose of propelling such machinery.

APPROVED, February 8, 1861.

No. 101.7

#### AN ACT

To reinstate Section 496 of the Code of Alabama, so far as the same relates to Winston county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That an act approved 23d day of February, Allows tax collector six dollars 1860, repealing section 496 of the Code of Alabama, for each hundred so far as relates to the county of Winston, be and the milestraveled to same is hereby repealed, and that said section 496 of ment. (See Code) the Code be and the same is hereby reinstated and made applicable to said county.

APPROVED, February 5, 1861.

No. 102.7

### AN ACT

To prevent the destruction of fish in Tennessee river.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, it fish not to be shall not be lawful for any person to take fish by means or selne.

of any seine or net in the Tennessee river, or in any tributary of the same, within one quarter of a mile of the point where such tributary empties into the said

For violation, a fine of one hun-dred dollars,

Sec. 2. Be it further enacted, That any person violating the provisions of the foregoing section shall be held guilty of a misdemeanor, and on conviction, shall be fined one hundred dollars for each violation: Provided,

this act.

Rights of people That nothing herein contained shall be so construed as not affected by to prevent the citizens of Lauderdale county from the exercise of all the privileges they now enjoy in taking fish on the Lauderdale side of the Tennessee river, or in any of the tributaries of said river flowing through said county of Lauderdale.

APPROVED, February 6, 1861.

No. 103.7

### AN ACT

To authorize the owners of Steam Grist Mills in the county of Sumter to take the sixth as toll for grinding.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly one-sixth taken convened, That from and after the passage of this act, as toll. it shall be lawful for the owners of steam grist mills in the county of Sumter to take the sixth as toll for grind-

Liabilities same mills.

Be it further enacted, That the owner of any SEC. 2. as imposed by steam grist mill in said county taking the benefit of this act, shall be liable to all the pains and penalties imposed by law upon the owners of public grist mills in the State of Alabama.

APPROVED, January 25, 1861.

No. 104.7

### AN ACT

To change the name of the "Andrew Jackson Guards." of Tallapoosa county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the name of the "Andrew Jackson Guards"

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of Tallapoosa county, be changed to that of the "Tal-Changed to "Tallapoosa Rifle Company," and by that name may here-Company." after sue and be sued, and do and perform all acts authorized under the act of incorporation, approved February 21st, 1860, entitled An act to incorporate sundry volunteer companies.

APPROVED, February 5, 1861.

No. 105.]

## AN ACT

To compensate William Skinner and J. S. Clark.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the comptroller be and he is hereby re-payfor prosecut-quired to draw his warrant upon the treasurer for two ing a murderer. hundred dollars, in favor of William Skinner and James S. Clark, as a reasonable compensation to them for the prosecution of the murderer of Benj. Rollins to conviction and the penitentiary: Provided, That the said sum shall be paid out of the money escheated to the state of Alabama: Provided, That the parties named Parties to give in this act shall first give bond, in the sum of two hundred dollars each, to be approved by the comptroller, conditioned to save the state harmless against the claims of heirs or distributees.

APPROVED, February 8, 1861.

No. 106.]

#### AN ACT

To establish a Medical Board in St. Clair County.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Doctors W. H. Benson, A. W. Nixon, Members of the T. L. Hammond, Levi Lloyd, R. Freeman, and Q. Acton, board. they and their associates and successors in office, are hereby constituted a board of physicians for the county of St. Clair, to be known as the St. Clair County Medical Board, and they or a majority of them are author-omers—powers ized to elect such officer or officers as they may deem of the board. necessary to a proper discharge of the duties of said

corporation; and a majority of said board shall constitute a quorum, who shall have power to fill vacancies, caused by death, resignation or otherwise, or discharge any and all other business incumbent on said board as in law provided for.

Time and place of meeting.

Sec. 2. Be it further enacted, That said board shall meet at Ashville, in said county, on the first Monday in April next, and at such other times as they may desire, having the power to regulate their meetings to suit their own convenience, and the president of said board shall have power to call extra meetings when necessary.

necessary

Jurisdiction.

Sec. 3. Be it further enacted, That the jurisdiction of said medical board, in the exercise of its privileges and duties, shall extend over the county of St. Clair, and license granted shall be good and valid in all parts of the state.

Who shall be allowed to practice

SEC. 4. Be it further enacted, That no person shall be allowed to practice medicine or surgery in said county unless he be licensed by said board, or unless such is at this time a practicing physician, or a graduate of some respectable college, or has a license from some medical board in this state.

Not to affect bota nical physicians

Sec. 5. Be it further enacted, That nothing in this act shall be so construed as to affect those who may practice the botanical system as now regulated by law.

APPROVED, January 29, 1861.

No. 107.7

#### AN ACT

To authorize Talbot Adams and Andrew Lyon to construct Gates across the Vienna and Cooksville Road in Pickens county, and to amend Section 1177 of the Code.

Section. 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Talbot Adams and Andrew Lyon, of Pickens county, be authorized to put up two gates across the public road leading from Vienna, Alabama, to Cooksville, Mississippi: Provided, Said gates shall always be kept in good repair, and be so constructed as to be easily opened.

Gates to be kept in repair. SEC. 2. Be it further enacted, That section eleven code amended hundred and seventy-seven (1177) of the Code be amended by striking therefrom after the word "land" in the second line thereof, the words "on any navigable stream, or stream declared by law to be a public highway."

APPROVED, January 29, 1861.

No. 108.]

#### AN ACT

The more effectually to secure Subordination among Slaves in the County of Shelby.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, No slaves but no number of slaves exceeding one shall be permitted reside on any to live or reside on any lands, tenements, or plantation place without a in the county of Shelby, unless some free white person, as owner, overseer, or agent, resides on the place with them.

SEC. 2. Be it further enacted, That any owner of slaves one hundred deliviolating the provisions of the first section of this act, lation for three months consecutively, shall be liable to indictment, and upon conviction, shall be fined one hundred dollars, and all cost of suit, which fine shall be paid into the county treasury.

Approved, January 30, 1861.

No. 109.]

#### AN ACT

To compensate jurors upon Coroners' Inquests in the counties of Chambers, Russell, Montgomery and Autauga.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act, Allowed same jurors summoned upon coroners' inquests, according to circuit courts chapter 1, title 3, part 4, of the Code of Alabama, be allowed the same pay, per diem, and per mileage, as jurors in the circuit court of the county where said inquest is held.

Code amended.

SEC. 2. Be it further enacted, The compensation of said jurors shall be paid according to section 3483 of the code of Alabama, except the word coroner shall be substituted in the place of clerk, where the same occurs in said section: Provided, That this act shall apply only to the counties of Chambers, Russell, Montgomery and Autauga.

APPROVED, January 30, 1861.

No. 110.]

#### AN ACT

To increase the pay of Grand and Petit Jurors for the county of Dale.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Allowed two dol. Convened, That grand and petit jurors, in the county of lars per day, &c. Dale, shall hereafter receive two dollars each per day, also the mileage and ferriage now allowed by law, all laws to the contrary notwithstanding.

APPROVED, January 31, 1861.

No. 111.]

### AN ACT

To pay for the hire of servants for the General Assembly and the Convention.

Allowance for servant hire.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the secretary of state be allowed the sum of one hundred and sixty-five dollars, to pay for servant hire for the present session of the general assembly and of the late convention of the people of Alabama; and that the comptroller of public accounts is hereby authorized and required to draw his warrant on the state treasurer for the above amount, in favor of the secretary of state.

APPROVED, February 9, 1861.

No. 112.]

#### AN ACT

To compensate White, Pfister & Co. for stationery.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the comptroller of public accounts be seven hundred and he is hereby required to draw his warrant upon the dollars approprite assurer of the state, in behalf of White, Pfister & Co., for the sum of seven hundred dollars, for stationery.

Approved, February 9, 1861.

No. 113.7

#### AN ACT

To pay W. B. & A. R. Bell & Co. an account.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the sum of six hundred sixty-eight and Pay for fuel, &c. 60-100 dollars be and is hereby appropriated out of any money in the treasury, not otherwise appropriated, to pay W. B. & A. R. Bell & Co. the said sum, for acticles furnished for the capitol, and shall be drawn from the treasury on the order of the comptroller.

Approved, February 9, 1861.

No. 114.7

### AN ACT

To incorporate the Eufaula Marine and Fire Insurance Company.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That there shall be established in the city of Character of the Eufaula a company for the purpose of transacting the business of marine, inland and general insurance, which company shall be known by the name of the "Eufaula Marine and Fire Insurance Company," and all such persons as shall be stockholders of said company, and their successors, shall and may have continual succession, and shall be capable in law of suing and being sued, pleading and being impleaded, answering and being answer-

discount notes real and personal, for the use of said corporation, sub-&c, and receive deposits; borrow ject to the restrictions hereinafter named; and the said money and issue bonds, &c.

ed unto, defending and being defended, in all courts and places whatsoever, in all manner of actions, suits, complaints, matters and cases whatsoever, and they and May have a scal, their successors may have a common seal, and may change and after the same at pleasure; an also, they and their successors, by the name an title of the "Eufaula Marine and Fire Insurance May hold and Company," shall be, in law, capable of purchasing, convey all kinds holding and conveying all kinds of estate whatsoever,

company is also authorized to discount notes, drafts, or

bills of exchange, either foreign or domestic, and receive from any free person or persons deposits on trust, and to accept all such trusts as may be confided to it; to borrow money and issue its bonds therefor; to invest its money or other property in anything and in any manner which it would be lawful for a citizen of this state to invest money; and the said property or securities to sell and transfer at pleasure, or it may loan its

ital stock.

dred dollars.

money or other property to any person or persons, on any security which it may think proper; that the capi-Amount of cap-tal stock of said corporation shall be one hundred thousand dollars, with the privilege of increasing the sum to three hundred thousand dollars, whenever the board of Shares one hun-directors deem it expedient, divided into shares of one hundred dollars each, ten dollars on each share to be paid at the time of subscribing, and the remainder in such instalments as the directors may appoint: Providcd, however, That the first board of directors, to be chosen as hereinafter directed, shall, within one month after their appointment, take good and sufficient security for the payment of the said remaining amount of stock unpaid at the time of subscribing, as aforesaid, whenever it shall be deemed expedient to call for the same.

May change securities.

Sec. 2. Be it further enacted, That it shall be lawful for the president and directors of said company, or a majority of them, to alter and change the securities as aforesaid, from time to time, for securities of the same nature, as they may deem expedient.

Opening books subscription.

Sec. 3. Be it further enacted, That the subscriptions shall be opened in the city of Eufaula, for the said shares, between the first of March and October next, and the first day thereafter, under the superintendance of Edward B. Young, E. D. Laney, L. F.

Johnson, C. R. Woods, John W. Clark, James T. Kendall, Colan Gardner, William T. Simpson and G. L. Allen, or any three of them, which said subscription shall continue open until fifty thousand dollars be subscribed, but no share or shares shall entitle the holder to vote at any election unless the same shall have been held bona fide by him, or her, at least fifteen days next immediately before such election.

SEC. 4. Be it further enacted, That there shall be seven directors: chosen seven directors, who shall hold their office for one year, and until their successors shall have been duly qualified, which directors, at the time of their election, and during their continuance in office, shall be holders in their own right of at least ten shares, and shall be elected annually after the first election, at the office of pircetors elected the said company, or any other convenient place in the annually. city of Eufaula, and at such time of day as the president of the company shall appoint, of which election notice Notice of elecshall be given in a newspaper published in the city of tion; how given, Eufaula, or by notice to the stockholders respectively in writing, at least five days next before said election, and said election shall be by ballot, and in person or by proxy, and each stockholder shall be entitled, for every Each share enti-share, to one vote; that if no election takes place on the too one vote. any such day, the president may order the same from time to time until the election be effected, provided the same be done within ninety days thereafter.

SEC. 5. Be it further enacted, That the directors of How first direcsaid company, in the first instance, shall be chosen in sen, the following manner, viz: As soon as fifty thousand dollars shall have been subscribed, the said Edward B. Young, C. B. Laney, L. F. Johnson, C. R. Woods, John W. Clark, James T. Kendall, Colan Gardner, William T. Simpson and G. L. Allen, or any three of them, shall appoint a place in the city of Eufaula for the proceeding to the election of the seven directors, and shall give at least five days' notice of the same, in a newspaper published in said city, or by writing as aforesaid to the stockholders respectively, and it shall be lawful for said election to be then and there holden by the subscribing stockholders, by ballot, under the superintendence of the before-mentioned persons, or any three of them, and the persons then and there chosen shall be the first directors, and shall serve for one year, and until their successors shall be qualified; that they shall meet as

The president.

soon as convenient after their election, and choose out of their own body a president, who shall serve until another board, by election, be qualified, and in ease of vacancy, the directors shall choose another of their own body in the like manner, and in case of vacancy in the board, the remaining members shall have power to fill the same.

Directors make by-laws, rules and regulations.

SEC. 6. Be it further enacted, That the directors, or a majority of them, shall have power to make, prescribe and alter such by-laws, rules and regulations, as shall appear to them needful and proper for the management and disposition of its stock, property, estate and effects: Provided, They shall not be repugnant to the constitution and laws of the state.

General insurance powers.

Be it further enacted, That the president and two directors, or three directors in the absence of the president, shall have full power and authority, on behalf of the corporation, to make general insurances on vessels, steamboats, keel and flat boats, or craft of every kind, buildings, freight, cotton, gin-houses, and all goods, wares and merchandise, and to fix premiums for the same; also, to transact all such matters as appertain to an insurance company; and all policies by them made, subscribed to by the president, or two directors, and countersigned by the secretary, shall be binding and obligatory upon the said corporation, in like manner and with like force as if under the seal of said corporation.

Sec. 8. Be it further enacted, That no insurance shall be made until the securities provided for by this act Failure to give shall have been given, and if within fifty days after subsecurity forfeits scribing any stockholder shall neglect to furnish such security for the stock remaining unpaid on each share,

he or she shall forfeit his first payment.

Sec. 9. Be it further enacted, That all contracts for the payment of money by the said corporation, shall be under the seal of the same, and shall be taken to ope-

rate as specialities of law.

Charter to confifteen tinue years.

Sec. 10. Be it further enacted, That this aet shall continue and be in force for and during fifteen years from the day on which it shall be approved by the governor.

Sec. 11. Be it further enacted, That this corporation ble for debts of may receive deposits, which deposits shall not be liable for any debt of the corporation.

Sec. 12. Be it further enacted. That the capital stock

payment.

Deposits not liacompany.

98 1861.

and property of said company shall at all times be lia-Stock and propble to the same rate of taxation as the property of indi-taxation,

viduals or like corporations in this state.

Sec. 13. Be it further enacted, That all bonds, bills, Legality of bonds, bills, &c. and promissory notes, made payable at the office of the Eufaula Insurance Company, shall have the same legal effect, and be subject to the same legal remedies, as if the same were made payable in or at a bank, or banks, of this state: Provided, That the General Assembly may, Restrictions. at any time hereafter, alter, modify, or repeal this charter: And provided further, That nothing contained in this act shall be construed as conferring upon said company banking powers or privileges: And provided further, That no bank note or bill, issued or made by any bank created or established by the authority of any of our sister states, or of any foreign country, shall be paid out under any circumstances by the company created by this act, or by any of its officers or agents, under the penalty of forfeiture of the charter by this act created.

Approved, February 9, 1861.

### No. 115.7

### AN ACT

To incorporate the Eufaula Home Insurance Company.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Edward B. Young, William T. Simpson, Incorporators. John W. Clark, Clayton R. Woods, Charles D. Laney, John McNab, A. Stow, N. M. Hyatt, J. G. L. Martin, and their associates, be and they are hereby constituted a body corporate, under the name and style of "The Name of compa Eufaula Home Insurance Company," and by that name used its pow-shall be capable of suing and being sued in all the courts of this State; of purchasing, holding and conveying property of all descriptions; of making and using a common seal, and generally of doing any act necessary to carry into effect the objects of the corporation, not inconsistent with the laws and constitution of this state.

SEC. 2. Be it further enacted, That the capital stock of Amount of capital stock; shares this corporation shall be not less than fifty thousand one hundred doldollars, nor more than two hundred thousand dollars, lars. to be divided into shares of one hundred dollars each,

l'ayments.

and the same to be paid in the manner following: Ten dollars on each share at the time of subscribing, and the residue when the president and directors of the corporation may direct; the said stock shall be deemed and held as personal property, and if any stockholder shall neglect and refuse to make the payments as required, his stock may be sold by order of the president and directors, and such stockholder shall be liable for the balance due by him as stockholder to the corporation as it becomes due, and may be sued therefor in the circuit court of Barbour county.

Sec. 3. Be it further enacted, That notice shall be

Opening subscriptions.

given for two successive weeks by advertisement published in two of the newspapers of Barbour county, of the time and place, when and where, subscriptions will be received for stock in said company. Said subscription shall be opened under the inspection and control Superintendents of Edward B. Young, John McNab and William T. Simpson; the books shall be kept open for five days, and no person shall be allowed to subscribe for more than fifty shares in one day. If at the end of the five days more than two hundred thousand dollars have been subscribed, the subscriptions shall be scaled until the amount is reduced to that sum. If less than fifty thousand dollars have been subscribed, the managers shall give notice as in the first instance, and may keep the books open till the sum of fifty thousand dollars has been subscribed.

Election of board of directors.

Sec. 4. Be it further enacted, That a board of directors to consist of five persons, each one of whom shall own stock to the amount of two thousand dollars, who shall hold their office for one year, shall be elected by ballot by the stockholders, voting in person or by proxy, after notice by advertisement for two successive weeks in two of the newspapers published in Barbour county, stating the time and place of holding the election. The notice herein provided shall be given, and the election shall be held under the superintendence of Edward B. Young, John McNab and William T. Simpson, or any two of them, and subsequent elections to be held under the direction of persons appointed by the board of directors. Each share enti- In the elections, and in all meetings of the stockholders

tted to one vote. for the transaction of business, each stockholder shall be entitled to one vote for each share of the capital stock which he may hold.

SEC. 5. Be it further enacted, That the board of direc- The president. tors shall have power to elect one of their number president of the company, and to pass such by-laws as may be necessary for the government of the company.

Sec. 6. Be it further enacted, That the said incor-upon what inporation shall have power and be authorized to make made. general insurance upon horses, stables, gin-houses, cotton, corn and other produce; upon lives and health of both white persons and slaves; upon live stock of every description; upon vessels, boats, freights, money, goods, wares and merchandize and any other species of property, against loss in any manner by fire, dangers of the sea, rivers or otherwise, at such rates of premium as they may agree, and to transact all such matters as appertain to an insurance company.

Sec. 7. Be it further enacted, That this charter and Charter to hold all the privileges and powers herein granted shall continue in force for the full term of ten years from the subscription of the stock; and that the property, funds Property and business subject and business transactions of the company shall be sub- to taxation. ject to the same rate of taxation imposed by law on the property and similar business transactions of other

insurance companies chartered by the state.

SEC. 8. Be it further enacted, That all public laws now Laws as to agenin force, or which may hereafter be passed prohibiting banks. or regulating agencies for foreign banks, or in relation to the circulation of the issues of foreign banks or companies as money, shall operate upon and apply to the corporation hereby created; and that said insurance company shall company shall not act as the agent of any bank or other of foreign banks: company incorporated by or located in another state, shall not horrow in carrying on the business of banking in this state, and bills or notes of shall not borrow or obtain from any such bank or com-any manner. pany, either directly or indirectly, any bank notes, money or credit, or pay out the same in this state, or in anywise use the same in lending, or discounting notes or bills, or in dealing in exchange: And provided further, That nothing contained in this act shall be construed that not have as conferring upon said company banking powers or privileges: And provided further, That no bank note or Further restriction bill issued or made by any bank created or established tlons. by the authority of any of our sister states or of any foreign country shall be paid out under any circumstances by the company created by this act, or by any of

its officers or agents under the penalty of forfeiture of the charter by this act created.

Statement condition of comand published.

Be it further enacted, That the president or pany to be made secretary of said company must on the second Monday in January in each year, make out, under oath, a statement of the condition of said company, showing the amount and character of its assets and also of its liabilities on the first day of January in the same year, and shall publish said statement so verified in some newspaper of general circulation published in the city of Eufaula, and upon failing to comply herewith, the charter of said company shall be and the same is hereby forfeited.

Liability of stockholders.

Sec. 10. Be it further enacted, That the stockholders shall be liable and responsible for the amount of their stock and no more.

Approved, February 8, 1861.

No. 116.7

AN ACT

To incorporate the Woodville Insurance Company.

Incorporators.

ny-its powers.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convenced, That Richard A. Solomon, Wm. T. Robinson and William Wood, and such others as hereafter may become associated with them for that purpose, and their successors, are hereby declared and created a body poli-Name of compa-tic and corporate, by the name of the "Woodville Insurance Company" and by that name shall be capable in law of suing and being sued, in any of the courts of law and equity in the state, as a natural person. shall have power to purchase, hold and enjoy real and personal estate of any description whatever, and may dispose of the same at pleasure, and shall have power generally to do and perform any and every act necessary

Amount of capital stock-how paid.

SEC. 2. Be it further enacted, That the capital of said corporation shall be fifty thousand dollars, and shall be divided into shares of one hundred dollars each, the same to be paid in the manner following: ten dollars

to be done to carry into effect the object of this charter not inconsistent with the laws of this state, may have and use a common seal, and may alter the same.

on each share at the time of subscribing, and the balance in such sums and at such times as the president and directors may determine upon and require, which capital stock may hereafter be increased to any sum not exceeding one hundred thousand dollars, the same to be determined by a resolution of the president and directors. The said stock shall be deemed personal stock deemed property, and if any stockholder shall and refuse to erty. make the payments as required of him by the president and directors, such stockholder shall be liable to his or her unpaid stock, and may be sued for the same in the courts of Henry county whether such defaulting stockholder resides in said county or not, and the said stock may, by resolution of the president and directors, belonging to such delinquent stockholder, be sold, in which event the portion previously paid in shall be forfeited to the corporation.

SEC. 3. Be it further enacted, That the books of sub-Onening of books scription shall be opened at any time prior to the first day of March, 1862, at such place in the town of Woodville as a majority of the persons named in the first section of this charter may determine, and shall be kept open until the sum of twenty-five thousand dollars shall be subscribed; and the said persons or a majority of them shall as soon as the said sum of twenty-five thousand dollars is subscribed, call a meeting of the stockholders, who shall proceed to the election of not less number of dithan three or more than seven directors, as may be de-tics and powers termined upon by them, and the said board of directors shall proceed to elect one of their own body president; and the said president and directors shall have full power and authority to appoint and remove at pleasure all officers and agents of said corporation, to fix their compensation, prescribe their duties, and provide for taking of bonds of officers for the protection and security of said corporation; they shall have power to fill all vacancies which may occur in their own body of an unexpired term, shall appoint a president protem, when the president is absent, and such appointments become necessary, and should the president be from the meeting of the board for two months without leave at any time, the board of directors shall have power to declare his office vacant, and may make a new election under such rules as they may see fit to adopt.

Elections: whom made.

Sec. 4. Be it further enacted, That the directors shall be elected by the stockholders, and the president by the directors, from among their own number, and when elected shall hold their office one year from the date of such election and until their successors are elected; and it shall be the duty of the president and directors to call an annual meeting of the stockholders to make such election, and in all meetings of the stockholders those holding a majority of the stock shall constitute a quorum,

fled to a vote.

Each share enti- and each stockholder shall be allowed one vote for each share of stock he holds; and the stock may be represented either by the stockholder himself or by proxy, and the power to vote for an absent stockholder may be conferred by any written expression of such desire: Provided, That no one shall act as proxy who is not himself a stockholder.

General insurance powers.

Be it further enacted, That the said corporation shall have power to make insurance upon steamboats, and all other river boats and boxes; on all goods, wares and merchandise, slave, money and other property, against all marine or river risks; and upon houses, stores and other buildings, goods, wares and merchandise of every description, against fires, and to fix a premium thereon, and may make insurance upon the same.

Transfer of stock.

By-laws, &c.

Sec. 6. Be it further enacted, That the president and directors of said coporation shall have power to fix the mode of the transfer of the certificates of stock, as well as the time, mode and place of the payment of interest and dividend, and a majority of the board of directors shall constitute a quorum. The said corporation shall have power to pass all such by-laws, rules and regulations as may be necessary and proper to carry into effect the provisions of this charter and to carry on the business of said corporation, provided the same are consistent with the provisions of this charter and with the laws and constitution of this state; and the said corporation shall have power to make all such contracts and bargains by the president and directors or by such agent as they may appoint, as may seem to them most for the interest of said corporation.

General powers: may appoint agents,

Be it further enacted, That the president and borrow directors may by resolution or by-laws create all officers money, make in- and agents of said corporation, not herein specially provided for, and may prescribe their duties; they shall 99 1861.

have power to prescribe an oath which each officer shall take and subscribe; lives of persons, fixing a rate of insurance thereon; to receive from a free person or persons or from any corporation deposits on trust, and to accept all such trusts or agencies within the scope of its business as may be confided to it. It shall have power to borrow money and issue its bonds therefor, to invest its money in any thing and in any manner which would be lawful for a citizen to invest money or property in, and the said property and securities to sell and transfer at pleasure. It may loan its money or property to any person or persons or corporation on any security it may think proper. The said corporation shall have power to purchase, discount and sell bills of exchange and promissory notes, to receive and deposit, and for collection promissory notes and bills of exchange, and may charge for such collections such per cent. as is usual in similar chartered insurance offices or private banking houses: Provided, That the said corporation shall not Shall not furnish make or issue any bills, bonds, notes or other securities diam. to circulate in the community as money: And provided further, That said corporation shall be subject to the laws

of this state against usury.

Be it further enacted, That the said corporation Liability of comshall be liable to its creditors to the full extent of its pany and stockproperty and assets, and the several stockholders shall be liable to the creditors of the corporation to the extent of their stock subscribed and paid in.

SEC. 9. Be it further enacted, That this charter and Chartered for all the powers and privileges herein contained and fifteen years, granted shall remain in full force for the period of fifteen

years from the date of its approval.

Sec. 10. Be it further enacted, That all bills, bonds, Legality of notes or other securities, made payable in or at the office bonds, &c. of said corporation, shall be subject to the same rules of law and to the same legal remedies as if payable in or at one of the chartered banks of this state: Provided, That the General Assembly may at any time hereafter, alter, modify, or repeal this charter: And provided further, That nothing contained in this act shall be construed as Restrictions, conferring upon said company banking powers or privileges: And provided further, That no bank note or bill issued or made by any bank created or established by the authority of any of our sister states or of any foreign country shall be paid out under any circumstances by

the company created by this act, or by any of its officers or agents, under the penalty of forfeiture of the charter by this act created.

APPROVED. February 9, 1861.

No. 117.

AN ACT

a Steam Fire Engine Company in To incorporate Mobile.

Incorporators.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convenced, That David P. Reid, W. Barnewell, jr., A. J. Mullany, J. F. Woodhull, J. St. J. Cummins, John O. Cummins, jr., T. T. Tyree, Thos. S. King and associates be and are hereby incorporated by the name and style of the "Exempt Steam Fire Company," of the city of Mobile, and by that name and style they are hereby authorized and empowered to sue and be sued, May hold properto plead and be impleaded, to have, hold, occupy, pos-

general powers sess and enjoy goods and chattels, lands and tenements, of the value of fifty thousand dollars, to adopt a common seal, and the same to alter and renew at pleasure, and to make such by-laws, rules and regulations, for the proper organization and good government of the said company, not inconsistent with the constitution and laws of the State of Alabama and the provisions of this act of incorporation, as they may deem proper.

Number of members.

SEC. 2. Be it further enacted, That the said company may consist of not more than one hundred members, who shall be admitted under such rules and regulations

as said company may adopt.

Duties.

Be it further enacted, That the said company shall be required to keep and maintain in order for use, two separate steam engines, with the apparatus belonging to the same, and the company and its members shall be subject only to the control and government of its officers, and shall do duty in first and second fire districts of the city, under such government and control of its officers.

Be it further enacted, That the members of Membersexempt from militia duty, road tax, &c. the company designated in the first section of this act, shall be exempt, and are hereby exempted from militia

duty, road tax, performance of jury duty, as grand and petit jurors, in the circuit or county courts of Mobile county, so long as they continue to perform the duties of firemen under this act, and that any member who shall have served five consecutive years in the said "Exempt Steam Fire Company" of Mobile, without an intermission of over three months, or who shall have been disabled in the performance of duty as such, shall be constituted an "exempt fireman," and as such entitled to all the privileges and immunities of active members of the company: Provided, That no person shall be a member of said company unless he shall be an exempt fireman at the time of his becoming such member.

SEC. 5. Be it further enacted, That whenever the Neglect of duty above company shall habitually neglect the performance of their duty as firemen, under this charter, or violate the provisions of this charter, it shall be the duty of the solicitor of the sixth judicial circuit to cause a seire facias to be issued, calling upon said company to show cause why their charter should not be declared forfeited, which writ shall be made returnable to the circuit court of Mobile county, and if the said company shall be found guilty of such habitual neglect, the said court shall declare their charter to be forfeited.

Approved, February 5, 1861.

#### AN ACT No. 118.7

To incorporate the Mobile and Jacksonville Omnibus and Railroad Company.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That A. H. Ryland, E. B. Lott, C. F. Moulton, Incorporators. Wm. Tanner, W. S. Paine, Charles Rauls and J. B. Mendenhall, whose articles of association were filed in the probate court of Mobile county and recorded on 24th of August, 1860, and such other persons as have since that time associated with them, and such as may hereafter associate with them for that purpose, and their successors, are hereby constituted a body politic and corporate, by the name and style of the "Mobile Name and power and Jacksonville Omnibus and Railroad Company," crs.

1861.

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and said company shall have continued succession, may sue and be sued, have a common seal, and is hereby vested with all the powers and privileges and immunities which may be necessary to effect the purposes of this act, and to make all lawful contracts for the use and benefit of said corporation.

Routes of the

Sec. 2. Be it further enacted, That said company is hereby authorized to establish and operate a line of omnibuses in the city and county of Mobile, along the following route: starting at Royal street, and running west, by the West Ward Hotel, on the old St. Stephens road, to the intersection of the old St. Stephens and the Stone street roads, in Toulminville in Mobile county; and said company is also authorized and fully May construct a empowered, if they think proper so to do, within five years from this time, to contract, maintain and operate

horse railroad.

a horse railroad, within said city and county along said route, to the intersection of said two roads at Toulminville; and also to make all lawful contracts for the transportation of persons and property upon said road, to make any lawful contract with any person or coporation about the business of said company, and also to make joint stock with any other omnibus or railroad company: Provided, however, If said company shall determine to build a railway in said city, they shall so lay the rails and track within the corporate limits of the city, as to conform to the grading of the streets required by the city, and along such way from Royal street to the West Ward Hotel, as the corporate authorities may prescribe, and with such form of rail as the engineer of the city may approve: And provided further, That they shall not lay any track or tracks on any street or road occupied by the Mobile and Spring Hill Railroad Company, without the consent of said company.

llow railroad shall be constructed.

Capital ten thouincreased; shares fifty dollars.

Sec. 3. Be it further enacted, That the capital stock of and dollars, with the which may be said company shall be ten thousand dollars, with the privilege of increasing the same to such amount as may be necessary to carry into effect the object and purposes of the company as indicated in this act, to be divided into shares of fifty dollars each, which shares may be transferred in such manner as the by-laws of the company may direct, upon the books of the company.

Enforcement of payment for stock.

Sec. 4. Be it further enacted, That the board of directors of said company shall have power to require the payment of sums subscribed by the stockholders in such manner, and at such times as they may deem proper; and on failure or refusal of any stockholder to pay any instalment of stock that may be due, then and in that ease, the president and directors may, in twenty days after demand made of said defaulting stockholder, proceed to sell at public sale the share or shares of stock owned by such stockholder, to the highest bidder, and if upon such sale said stock does not produce enough to pay said default, then the said company is authorized to commence proceedings in any court of competent ju-

risdiction, to recover the same by suit at law.

SEC. 5. Be it further enacted, That the corporate an-Right of way to thorities of the city of Mobile are authorized and di-city and county rected to grant said company the right of way through, authorities. in and upon either of the streets, in said city of Mobile, on the route before indicated in this act, and the commissioners of roads and revenue are hereby authorized to grant the same through, in or upon, the St. Stephens road outside of the limits of the city, for the construction of their track, and the passage of their cars, and in consideration of the privilege hereby granted, the prop-property and erty of said company and the capital actually paid in stock liable to shall at all times be liable to the same rates of taxation as the property of individuals of said county of Mobile. and shall be taxed in no other way.

Sec. 6. Be it further enacted, That the stockholders of Directors and of said company shall annually elect three or more of their sen. number, directors, and the said directors shall appoint out of their own number a president, and shall also appoint a secretary, who shall also be treasurer, who shall each hold their offices until their successors are appointed and qualified.

Sec. 7. Be it further enacted, That said company is To hold property

hereby authorized to purchase, receive and hold any such real and personal estate as may be necessary and convenient for carrying into effect the object for which

this incorporation is granted.

Sec. 8. Be it further enacted, That the business of said Management of company shall be managed by the president and directors, who shall have the power of adopting by-laws for the government of said corporation, and of fixing the annual compensation of its officers, and the term of office of each one not regulated herein.

SEC. 9. Beit further enacted, That the president of said President to company shall have power to make all contracts for the

company, except when the amount exceeds the sum of five hundred dollars, in which case the same shall be authorized by a resolution of the board of directors, and not otherwise.

Stock formerly taken made valid.

Sec. 10. Be it further enacted, That the stock taken in said company under their organization, by virtue of the filing and recording their articles of association in the probate court of Mobile county, on the 24th August, 1860, shall be continued and be valid, together with all other rights acquired by said company as fully in every respect as if the same were done under this act.

Sec. 11. Be it further enacted, That all laws and parts of laws in conflict with the provisions of this act be

and are hereby repealed.

APPROVED, February 8, 1861.

No. 119.]

AN ACT

To incorporate the North Alabama Railroad Company.

Incorporators.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That James J. Donegan, Robert Fearn, Egbert J. Jones, Isaac D. Wam, John W. Ledbetter, Davis Moore, M. P. Roberts, O. D. Sledge, and George D. Norris, of Madison county, and James Lamar, James C. Scott and David Ricketts, of Marshall county, be and they are hereby appointed commissioners, any five of whom may act and do all business necessary to be done under this act, preparatory to the organization of the Name: opening "North Alabama Railroad Company," and they shall open books of subscription for the capital stock of said company, at such time and places, and with such no-

books.

Capital

tice, not less than thirty days, as they may think proper. Sec. 2. Be it further enacted, That the capital stock stock: amount of shares of said railroad company may be five hundred thousand dollars, in shares of twenty-five dollars each, with the

privilege of increasing the same to one million dollars, should such increase be found necessary for its construc-

tion and future management.

Route and connections.

Sec. 3. Be it further enacted, That said railroad shall extend from the place on the line between the state of Alabama and Tennessee, where the Tennessee part of the

1051861.

Winchester and Alabama Railroad may strike the said line, thence by or near the village of New Market, and intersecting the Memphis and Charleston Railroad at or near the city of Huntsville and continuing to said city, thence in the direction of the Tennessee river, upon the route surveyed in the year 1860, under the superintendence of John F. Steele, by or in the neighborhood of the village of Vienna, or such other route as may be deemed best by the president and directors of said railroad, to the most practicable point on said river for connecting with the Tennessee and Coosa Railroad.

SEC. 4. Be it further enacted, That as soon as fifty when the comthousand dollars shall have been subscribed to the cap-pany may be or ital stock of said company, the subscribers of said stock, ers and privitheir successors and assigns, shall be and they are hereby declared to be incorporated into a company, by the name of the "North Alabama Railroad Company," and by that name shall be capable in law of purchasing, holding, leasing, selling and conveying real, personal and mixed property, so far as shall be necessary for the purposes of this incorporation, and by said incorporated name may sue and be sued, plead and be impleaded, answer and be answered unto, in any court of law or equity in this state or elsewhere, and to have and use a common seal, and the same to alter or amend at pleasure, to pass such by-laws, rules and ordinances for the good government of said corporation as to them may seem proper, and generally do all things necessary to carry into effect fully and completely the objects of this

Sec. 5. Be it further enacted, That as soon as fifty Meeting of subthousand dollars shall have been subscribed the com-of officers, &c. missioners hereby appointed shall call a general meeting of the subscribers, at such time and place as they may appoint, and at such meeting the said subscribers, or a majority of them in value, shall elect one president and eight directors, by ballot, to manage the affairs of said company, and the commissioners as aforesaid, or any three or more of them, shall be judges of said first election of president and directors, and the certificate of said commissioners, or as many of them as shall have acted in said first election, shall be conclusive thereof, and that the requisitions of this act prior to the said election have been fully complied with; and the directors thus chosen shall allow the president such compen-

sation as they may think proper; and on all occasions, whenever a vote of stockholders shall be necessary to be taken, each stockholder shall be allowed one vote for every share owned by him or her, and any stockholder may depute any other person to vote and act for him or her as his or her proxy.

Annual election of president and directors.

SEC. 6. Be it further enacted, That the president and directors of said company shall be chosen annually by the stockholders of said company, and if any vacancy shall occur by death, resignation or otherwise, of any president or director, before the year for which he was elected shall have expired, such vacancy shall be filled by the president and directors, or a majority of them, and that the president and directors shall hold their office until their successors are chosen and qualified; shall have power to call meetings of stockholders at any time, and a majority of stockholders shall have power to remove the president or any director, and to fill all vacancies occazioned by removal, at pleasure.

Officers, engineers, and servants; how appointed.

Be it further enacted, That the said president and directors, or a majority of them, may appoint all such officers, engineers, agents or servants whatsoever, as they may deem necessary to carry on the business of said company, and may dismiss them at pleasure, and a majority of them shall determine the compensation of all officers, engineers and servants of said company, and shall have power to pass all by-laws which they may deem necessary and proper for exercising all the powers vested in this company for carrying into effect the objects of this act: Provided, only, That such by-laws shall not be contrary to the laws of this state; and said president and directors, or a majority of them, are empowered to borrow money to carry into effect the objects of this act, to issue certificates or other evidences of such loan, and to pledge the property of said company for the payment of the same with interest.

May borrow money.

Payments stock; how for Sec. 8. Be it further enacted, That the said president and directors shall have power to require the stock-holders of said company to pay such instalments on their respective shares of stock in said company, and at such time as they may think best for the interest of said company, and upon the failure or refusal of any stock-

company, and upon the failure or refusal of any stockholder to pay the instalment required on his, her or their stock, in pursuance of any call made by said president and directors as aforesaid, said president and directors

may, upon giving thirty days' notice, proceed to sell at public sale the share or shares of said stock, owned by such stockholder, or such part as they may think proper, to the highest bidder, and if upon the sale of the shares of said stock owned by said defaulting stockholder, said stock should be sold for less than the amount due upon the instalments as above mentioned. said stockholder shall be liable to pay to the said company the deficiency, in manner and form hereafter specified.

SEC. 9. Be it further enacted, That upon the failure or suits against derefusal of any stockholder to pay any instalment called faulting stockfor or demanded by the president and directors of said ducted. company, or if upon the sale of said shares, as before specified, they shall be sold for less than the amount due upon instalments, as above mentioned, the president and directors, upon giving twenty days' notice to said defaulting stockholder, may proceed by attorney and in the name of said company to move the circuit court of the county in which said stockholder may reside for judgment against the said stockholder, for the amount called for by the president and directors of said company, or as the ease may be, for any deficiency that may occur in the sale of said stock, as above specified, and said court is hereby authorized and empowered and required to render judgment against the said defaulting stockholder, at the same term of the court at which said motion is made, which judgment so given shall be a lien on the real or personal property of said stockholder, and an execution shall issue as upon other judgments for the amount of said judgment and costs; and all notices hereby required to be given to any defaulting stockholder shall be issued by and in the name of the secretary of the board of directors, and served by the sheriff of the county in which the stockholder may reside, and shall be returned to the office of the clerk of the court, as in cases of common writs, and the sheriff shall be entitled to one dollar for serving said notice, which, with all costs that may accrue on said proceedings, shall be paid by the party against whom judgment may be rendered, and where the instalment called for or demanded by said president and directors is less than fifty dollars, the said company may, by its attorney, bring suit before justices of the peace against the stock-

holder upon whom said demand is made, should he or she fail or refuse to pay the same.

Contracts for materials, &c.

Be it further enacted, That the president and directors of said company are hereby authorized to contract for and receive conveyances of land, stone, timber and wood, which may be necessary or required in the construction of said railroad and when the owner and company cannot agree upon the price, or when the owner is an infant, non-resident, or non compos mentis, then it shall be lawful for the president and directors of said company, in the name of said company, to apply to the sheriff of the county in which said lands or other property may be situated, who shall summon a jury of seven disinterested freeholders, a majority of whom shall be authorized to assess the damages, and return their award or judgment to the next term of the circuit court for the county in which said land or other property may be situated, which shall be entered by the clerk as the judgment of the court, and execution may issue thereon for the amount of said judgment and the return thereof, be dissatisfied, they may, upon filing bond with good and sufficient securities in such sum

may appeal.

Party dissatisfied costs: Provided always, That if either party shall, upon as the court may order, be allowed an appeal to the next term of the circuit court, where said case shall stand for trial de novo: Provided also, Thirty days notice shall have been given to the opposite party, issued by the clerk of the court and served by the sheriff of the county.

Oath to be taken by tryers.

Sec. 11. Be it further enacted, That the jurors trying said case shall take the following oath, which oath the sheriff is hereby authorized to administer: "You and each of you do swear (or affirm as the ease may be) that you will well and truly try the case now pending and submitted to your decision, between A. B., complainants, and the president and directors of the North Alabama Railroad Company, defendants; and that you will take into consideration the advantages and value which the construction of the railroad may give to lands and other property, as well as the injury said lands or other property may sustain by its construction, through or near which it may be constructed, so help you God."

Property denined to enure

SEC. 12. Be it further enacted, That the said lands or to the company, other property, when so condemned or estimated as aforesaid, shall enure to and become the property of said company forever, upon the payment by said com109 1861.

pany of the amount assessed by said jury to the party claiming damages on account of the construction of said road through said lands, or for such other property: Provided, That said work shall in no wise be delayed on account of the proceedings had as aforesaid.

SEC. 13. Be it further enacted, That in case any person Malicious dam-

shall wilfully injure or obstruct in any degree the said age to road, how road or roads, he shall forfeit and pay to the said company three times the amount of all damages they may sustain in consequence thereof, to be sued for and recovered in the same manner as provided by law for individuals in like cases; and on complaint made to any magistrate within whose jurisdiction such offence shall be committed, it shall be the duty of such magistrate to bind the person or persons so offending with sufficient security for his or her good behavior for a period of not less than one year, and such offender shall also be subject to indictment, and shall be sentenced, at the discretion of the court, to be imprisoned not less than three nor more than six months.

Sec. 14. Be it further enacted. That in the construc-Public road not tion of said railroad the president and directors of said company shall not in any manner obstruct any public road now established, but shall provide convenient pas-

sages to travel over said road.

SEC. 15. Be it further enacted, That payments of the in what subscripsubscription to the stock in said railroad may be made tions in the materials, labor, provisions, and all and everything necessary for the construction of said road which the board of directors, at their discretion, may deem expedient to accept.

Be it further enacted, That after the comple-Tolls. tion of said road, or any part thereof, the said president and directors may lay and collect tolls from all persons, property, merchandise, and other commodity transported thereon: Provided, The net profits of said road shall

never exceed twenty-five per cent. per annum.

Sec. 17. Be it further enacted, That the general assembly reserve the right and power to authorize the construction of any railroad to cross the one authorized by this act, at any point the General Assembly may think proper.

SEC. 18. Be it further enacted, That nothing in this Banking prohibact shall be so construed as to confer upon the said company any right to exercise the powers of a banking

company, or to issue any description of paper or evidences of debt intended as circulation.

APPROVED, February 7, 1861.

No. 120.7

AN ACT

To incorporate the Central Insurance Company, at Tuscaloosa.

Incorporators.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Leonard B. Neal, E. B. Vaughn, J. P. Turner, John W. Pratt, Daniel N. Clark and George Benagh, and their successors, be and they are hereby constituted and declared a body politic and corporate, under the name and style of the "Central Insusance Company,"

Name of compa ny and powers.

and shall be entitled to all the rights, privileges and immunities, and subject to all the restraints, restrictions and disabilities conferred and imposed by its charter upon the Tuskegee Insurance Company, approved Jan-Opening books: uary 19, 1856: Provided, That any three of the above

payments.

named persons may open books for subscription of stock in the city of Tuscaloosa, and that any subscriber for stock in said "Central Insurance Company," failing to pay his subscription as required, may be sued therefor in the courts of Tuscaloosa county: And provided further, That said company shall not borrow money from banks not chartered in this state, upon penalty of forfeiting this charter.

Restrictions,

APPROVED, February 5, 1861.

No. 121.7

AN ACT

To incorporate "The North Alabama Steamboat Company."

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Commissioners. convened, That James Lamar, Jerome C. Cornwell, and Grandison Greenwood, of Marshall county; James M. Todd, Mathew Mahon, and Pleasant Todd, of Morgan county; James Williams, Albert Erskine, and Augus111 1861.

tus Ganter, of Jackson county, be and they are hereby appointed commissioners, any three or more of whom may act conjointly, and are hereby authorized and empowed to open books of subscription to the capital stock of a company to be known, when organized under the provisions of this act, as "The North Alabama Steam-

boat Company."

SEC. 2. Be it further enacted, That three or more of Opening books said commissioners shall give notice of the times and places of receiving subscription to the capital stock of said company, by advertisement for three weeks in a newspaper published at Somerville, Guntersville and Bellefonte, and receive subscriptions for the stock thereof, and shall keep said books open so long as they shall deem expedient, or until the whole amount of the capital stock of said company shall be subscribed for.

SEC. 3. Be it further enacted, That the capital stock capital stock, of said company shall not exceed fifty thousand dollars, to be divided into one thousand shares at fifty dollars

per share.

SEC. 4. Be it further enacted, That when the sum of A body corpositive thousand dollars is subscribed to the capital rate; election of officers. stock of said company, the subscribers thereto shall be and they hereby are created a body corporate, under the name and style of "The North Alabama Steamboat Company," and shall proceed to elect a board of directors for said company, to consist of a president and four directors, at such time and place as the said commissioners or any three of them may appoint, and notice of said election shall be given in a newspaper published at Somerville, Guntersville and Bellefonte; and the board of directors so elected shall hold their office for the term of one year, and until their successors are elected, and such first election shall be held under the superintendence of at least three of said commissioners, and their certificate of the election of such president and directors shall be conclusive evidence thereof, and that said company has been regularly and properly organized under the provisions of this act.

SEC. 5. Be it further enacted, That the subsequent Election of preselections for president and directors of said company identiand directshall be held annually, at such time and place as the board of directors shall appoint, under the direction and supervision of the board of directors, for the time being, or any three of them, and their certificate of the

election of their successors, from time to time, shall be prima facie evidence thereof, and the board of directors shall hold their office for the term of one year, and until their successors are elected; and at the first or any subsequent election for a board of directors of said company, each stockholder in said company shall be entitled to cast one vote for each share of stockin said company owned by him, and any vacancy in the presidency or board of directors of said company shall be filled by the vote of said board of directors, and at any election for said board of directors any stockholder may vote in person or by proxy, and three members of said board at any meeting shall constitute a quorum for the transaction of business.

One vote to each -hare of stock.

Corporate privileges; may hold money, &c.

SEC. 6. Be it further enacted, That the said North property, borrow Alabama Steamboat Company shall have full power and authority to purchase, hold and sell one or more steamboats or other boats, to use the same in the navigation of the Tennessee river and its tributaries, and the transportation of freight and passengers thereon, to borrow money, and make, execute and deliver obligations for the payment thereof and interest thereon, to hold real and personal property not exceeding one hundred thousand dollars in value, to sue and be sued, plead and be impleaded in law and in equity, and do all other acts and things which may be necessary and proper to carry out the objects of their creation.

May have a scal, make by-laws, кc.

SEC. 7. Be it further enacted, That the board of directors of said company shall have full power and authority to make, alter and destroy a common seal for said company, to make, alter and amend such by-laws, rules and regulations as they may deem expedient for the government of said company, and the proper transaction of its business, create and abolish such offices, and make and vacate appointments thereto, as they shall think fit, and do and perform all other acts and things they may deem necessary to effect the objects of the incorporation of said company, not contrary to the existing laws of the state.

APPROVED, February 5, 1861.

No. 122.]

#### AN ACT

To incorporate Ingram's Academy, in Russell County.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That B. Ingram, Richard. Allen and John General powers Buchanan, of Russell county, and their successors and associates in office, be and they are hereby constituted a body politic and corporate in deed and in law, by the name and style of "Ingram's Academy," and by that name may sue and be sued, plead and be impleaded, answer and be answered unto, in all kinds of actions, both in law and in equity, may receive donations, purchase property of any kind, whether real or personal, and have and use a common seal; they shall further be empowered to make such rules and regulations and bylaws, for the good government of said institution, as may be necessary, the same not being repugnant to the constitution of the State of Alabama, or the laws thereof.

SEC. 2. Be it further enacted, That it shall not be law-sale of Equors ful for any person to sell intoxicating liquors within prohibited within one mile. one mile of said academy, except for medical or sacramental purposes; and any one violating the provisions of this section, shall be guilty of a misdemeanor and be subject to indictment, and on conviction shall be fined not less than one hundred dollars.

APPROVED, February 7, 1861.

No. 123.

## AN ACT

To incorporate the Chulafinnee Academy, in Randolph County.

Be it enacted by the Senate and House of SECTION 1. Representatives of the State of Alabama in General Assembly convened, That Wm. H. McReynolds, C. P. Pittman, incorporators. I. H. McClintock, A. W. Denman, I. H. Bell, W. T. Wood, J. J. Leagon, Henry Blake, and G. W. Gay, they and their associates and successors in office, be and they are hereby constituted a body corporate and politic in deed and in law, by the name and style of the "Chu-

Powers and priv- lafinnee Academy," and by that name may sue and be sued, plead and be impleaded, answer and be answered unto, in all kinds of actions, both in law and equity; may receive donations, purchase property of all kinds, whether real, personal or mixed, for the sole use and benefit of the said institution, the same to hold, use or dispose of at pleasure, and have and use a common seal; they shall further be empowered to make such rules, regulations and by-laws for the good government of said institution as may be necessary, the same not being repugnant to the constitution of the State of Alabama or the laws thereof.

Sale of liquors within one mile prohibited.

Sec. 2. Be it further enacted, That from and after the passage of this act, it shall not be lawful for any person or persons to retail or vend any spirituous or intoxicating liquors within one mile or less of said Chulafinnee Academy, except for medical purpose; and any person or persons offending against the provisions of this section, shall be deemed guilty of a misdemeanor, and on conviction, upon indictment in the circuit court, shall be fined in a sum of not less than one nor more than three hundred dollars, at the discretion of the jury trying the same.

Sec. 3. Be it further enacted, That all laws and parts of laws incontistent with this act, are hereby repealed.

Approved, February 8, 1861.

No. 124.]

AN ACT

To incorporate the Mechanics' Aid Association of Selma.

Be it enacted by the Senate and House of Section 1. Representatives of the State of Alabama in General Assembly convened, That John Weedon, Robert Hall, George F. Plant, William Beig, Hiram Granger, Thos. C. Pierce, Simeon Pierce, John Riggs, George R. Boyd, and such others as may be associated with them for that purpose and their successors, be and they are hereby created a Name and pow- body corporate, by the name and style of the "Mechanics' Aid Association," of Selma, with power to sue and to be sued, in all the courts of this state, of purchasing

property of all descriptions, to make and use a common seal; and generally to do any act necessary to carry into effect the objects of the corporation, not inconsistent with the constitution and laws of this state.

SEC. 2. Be it further enacted, That the capital stock of Capital stock in thousand dollars; this corporation shall be ten thousand dollars, to be shares one hundivided into shares of one hundred dollars each, to be dred each. paid in manner following: Ten dollars on each share at the time of subscription, and the residue at such times and in such instalments as the directors of said corporation may require, which capital stock may hereafter be increased to any sum not exceeding fifty thousand dollars; and if any stockholder shall refuse or neglect to make the payments as required, his stock may be sold by order of the directors at public sale in the city of Selma, upon ten days' notice in a newspaper published in said city, and such stockholder shall be liable for the balance due on his subscription after the sale of his stock, as it becomes due, and may be sued for the same before a justice of the peace in the city of Selma, or in the circuit court of Dallas county.

SEC. 3. Be it further enacted, That books of subscrip-opening of books

tion for the capital stock of said corporation shall be of subscription. opened at any time within two years, at such place in the city of Selma as a majority of the persons named in the first section of this act may direct, advertisement of the time and place being first given for ten days in one of the Selma newspapers, which books shall be kept open until the sum of ten thousand dollars shall be subscribed for; and the said persons or a majority of them shall call a meeting of the stockholders as soon as may be, after the said sum of ten thousand dollars shall be subscribed, who shall elect five directors to Election of dimanage the business of the corporation for one year, cers. or until their successors shall be chosen. The said directors shall elect one of their number as president, and the said president and directors shall have power to elect a secretary and treasurer, who shall give such bond and security as the directors shall require, and receive such salary as they may agree upon, and shall be elected annually.

SEC. 4. Be it further enacted, That the objects and Objects and duduties of said corporation shall be to receive on deposit ties, for safe keeping the earnings of mechanics, working people and others, to give such depositors receipts or

other vouchers for said deposits; to pay to said depositors interest on such terms and rates as may be agreed on with the depositors, or as may be provided for in the by-laws of the company in case of no agreement; and to repay the principal to the several depositors on their call, order or check, or on the surrender of the receipts or vouchers: Provided, That the said company shall not be compelled to receive a smaller deposit at one time than five dollars, nor to pay interest until the sum of twenty dollars shall have been deposited by any one person, or until it shall have been on deposit for thirty days.

Security of depositors.

Sec. 5. Be it further enacted. That to secure the depositors from loss by said company, the capital stock of said company and all property owned by it shall be subject to the debts and deposits of said company.

Investment of stock; may deal

Sec. 6. Be it further enacted, That the capital stock in exchange, &c, of said company may be invested in any stock issued by the state, or in the stock of any of the banks chartered by authority of the State of Alabama, or may be loaned on pledges or unencumbered real estate, with bond and mortgage security; and that said corporation may deal in foreign and domestic exchange, lend its surplus funds on such securities as the directors may determine, and to discount and purchase notes and bills of exchange, and that it may acquire and hold real estate as a corporation, and erect buildings thereon for the use of the company, not exceeding twenty thousand dollars in value, and such other real estate as may be acquired in. the way of securing its debts or claims.

Directors and ofpowers.

Sec. 7. Be it further enacted, That the business of ficers; duties and the company shall be managed by five directors, to be elected annually by the stockholders, one of whom shall act as president, and that said directors shall have power to appoint a secretary and treasurer, and any other officers that may be required by said corporation; to fix the salaries of officers, and to require bonds of the officers for the faithful performances of their duties; and further, shall have power to make and adopt by-laws and regulations for the government of the company, for the management of its business, for the transfer of its stock, for the loan, collection and investment of its money; to do and perform all things that may be necessary for the welfare of said corporation: Provided, They

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shall have no power to do anything contrary to the laws and constitution of the State of Alabama.

SEC. 8. Be it further enacted, That the governor of Governor to apthe state may appoint, biennially, three commissioners stoners. to examine into the condition of said corporation, its money, books and liabilities, and to report thereon under oath; and it shall be the duty of the president and directors of the company to afford said commissioners every facility to enable them to make their examination thorough and accurate, and shall also pay said commissioners each three dollars per day for their services in making said examination, not exceeding thirty dollars each.

SEC. 9. Be it further enacted, That it shall be the duty To make collecof said company to receive for collection all promissory notes and bills of exchange, negotiable and payable at its office, or at any of the banks or exchange offices in the city of Selma, which may be left at its office for that purpose, as much as ten days before their maturity, free of charge; and that all notes and bills of exchange negotiable and payable at the office of said corporation shall be governed in all things by the law merchant, except so far as the same is changed by the law of the state, and shall be entitled six days of grace; and pro-six days grace. vided that the rates of discount shall in no case exceed that established for the regulations of the Commercial Bank of Alabama, at Selma, in its charter.

Sec. 10. And be it further enacted, That James G. L. Martin, Edward B. Young, Eli S. Shorter, Clayton R. Woods, William H. Chambers and John McNab, and such others as may be associated with them for that purpose, and their successors, be and they are hereby created a body corporate, by the name and style of the "Eufaula Savings Association," and all the provisions Eufaula Savings of this act in reference to the Mechanics' Aid Association are extended to the said Eufaula Savings Association, except that the acts authorized or required to be done in the city of Selma shall be done in the city of Eufaula, and the suits provided for shall be brought before some justice of the peace in the said city of Enfaula, or in the circuit court of the county of Barbour; and the said association shall be authorized at any time to increase their capital stock to fifty thousand dollars, upon the same conditions and restrictions.

Selma Planters' and Merchants' Insurance Co.

SEC. 11. Be it further enacted, That the foregoing franchises and privileges herein granted the Mechanics' Aid Association, are extended and granted to the Planters' and Merchants' Insurance Company, at Selma, and that said corporation is hereby authorized and empowered to avail itself of all of the provisions of this act, and may in addition to the insurance business carry on the business of a savings institution, according to the provisions of this act.

APPROVED, February 8, 1861.

No. 125.]

# AN ACT

To revive the act to incorporate the Alabama Direct Trade and Exchange Company, approved February 5th, 1852, and the supplemental act thereto, approved February 17th, 1854.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Price Williams, O. Mazange, John J. Walker, Francis B. Clark, John H. Garner, James B. Gladney, Wm. S. Price and L. M. Wilson, be and they or any three of them who may organize under this act, and their associates are hereby created a body corporate, with all the powers, privileges and immunities embraced in an actentitled "An act to incorporate the Alabama Direct Trade and Exchange Companies," approved February 5th, 1852, and "An act supplemental to an act to incorporate the Alabama Direct Trade and Exchange Company," approved February 17th, 1854.

Approved, February 6, 1861.

No. 126.]

# AN ACT

To amend an act approved 25th February, 1860, incorporating the Opelika Insurance Company, and for other purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the time within which the books of sub-

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scription of the Opelika Insurance Company should Extension of have been opened, under the provisions of the act of time of subscripincorporation, approved 25th day of February, 1860, be and the same is hereby extended until the first day of September, 1862; and that Nathaniel Sledge, Houston L. Griffin, John Edwards, John Floyd, Andrew B. Griffin, jr., and Andrew B. Griffin, sr., be added to the number of superintendents thereof.

Sec. 2. Be it further enacted, That all the rights, priv-Privileges exileges and immunities conferred on the Tuskegee Insurance Company, by an act approved the 19th day of January, 1856, be and they are hereby extended to and conferred upon the "Opelika Insurance Company," and the "Alabama Insurance and Exchange Company," at

Tukegee, so far as applicable.

Sec. 3. Be it further enacted, That all laws and parts of laws contravening the provisions of this act, be and

they are hereby repealed.

Sec. 4. Be it further enacted, That the words and Lafayette Insurfigures 1861, in the 3d section of an act to incorporate the LaFayette Insurance Company, approved February 24th, 1860, be stricken out and the words 1862 be inserted in lieu thereof. And that the proviso in the fifth section of said act be amended, by striking out the words, "pay out or circulate the notes of foreign banks:" Provided, That the General Assembly may at any time hereafter alter, modify or repeal this charter: And provided further, That nothing contained in this act shall Restrictions. be construed as conferring upon said company banking powers or privileges: And provided further, That no bank note or bill issued or made by any bank created or established by the authority of any of our sister states, or of any foreign country, shall be paid out under any circumstances by the company created by this act, or by any of its officers or agents, under the penalty of forfeiture of the charter by this act created.

Approved, February 9, 1861.

No. 127.7

## AN ACT

To revive and amend the Charter and change the name of the South Alabama Mining, Manufacturing and Transportation Company.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the name of the South Alabama Mining, Manufacturing and Transportation Company, chartered by an act approved the 18th day of February, 1854, be Name changed changed to that of the Shelby Coal Rail Road Company, to Shelby Coal and by that name shall be and hereby is revived and invested with all the rights, powers, privileges and functions conferred by said act to as full and complete effect, as if the said act were herein fully recited: Provided, however, That in lieu of the fourth section of said act, there shall be and hereby is substituted as follows: Rights and pow-That the said company shall have the right, by its agents, engineers, surveyors and servants, to enter into and upon all lands, tenements and enclosures, to locate, establish and construct such rail roads as they may deem

> necessary for carrying on the business of transporting coal and other property and materials; and they shall have the right to cross with their rail roads any established, or to be established rail roads or other roads, provided the passage of such rail or other roads shall not be impeded; and may cause any roads or ways to be changed or altered if they shall deem it necessary in order that any rail road or rail roads of said company may be made on the best sites or routes for the purposes of said company; and said company shall put said altered roads and ways in as good condition as at

ers conferred.

pany.

the time of altering or changing the same; and said May charge tolls company may charge toll and freight, and transport for hire property and persons, and are authorized to contract for and receive conveyances for rights of way and

land for the construction of said rail road; and for depots, stations, side tracks, turnouts, yards, cuttings, embankments, buildings, structures, places of deposit for coal and other property, and for wastebanks, and for obtaining timber, lumber, stone, gravel, and other materials, such and so much land as may be necessary

or convenient for the construction, security and maintenance of their said rail roads, and the prosecution and

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carrying on the business thereof; and in case the said company and owner or owners of the land which may be required for the purposes herein mentioned, shall fail to agree on the price, or from any other cause the said company should be unable to procure the right to the use of the same, the said company may cause said Right of way: lands to be condemned to their use in the manner prescribed in the fifth section of an act entitled "An act to amend the charter of the Alabama and Tennessee Rivers Rail Road," approved the 18th day of February, 1852; and the company, for the purpose of condeming said lands and rights of way, required as aforesaid, and of obtaining titles to the use of the same, shall have and exercise all the powers, rights, privileges, and immunities, and proceed in the same manner and form, mutatis mutandis, and be subject to the same restrictions and limitations as are granted to and are imposed upon the Alabama and Tennessee Rivers Rail Road, by the fifth section of the act aforesaid: Provided, nevertheless, That no rights of way for the tracks of any rail road to Extent to which be constructed under this act shall be condemned over denned. two hundred feet wide, nor over ten miles in length: And provided further, That the condemnation of lands nights acquired under this act, (the money being paid as provided by by condemnation said fifth section) shall vest in this company the rights of way, and all power over the lands so condemned that may be necessary for the full and complete use thereof for the purposes, objects, and business of the company during the existence of this corporation, but shall not divest the fee nor the reversion from the owner; and all damages to be assessed, shall be assessed accordingly.

SEC. 2. Be it further enacted, That no appeal which Appeal not to may be taken under the provisions of the said fifth tions. section of the act aforesaid, or any writ or other legal process taken or sned out, to prevent, or which may cause a delay in obtaining a final decision in regard to damages on the condemnation of land for the use of said company, shall have the effect of suspending the right of said company to proceed in the construction of their roads: Provided, Said company will give bond and security, to be approved by the judge of the probate court in the county in which the roads or greater part thereof may be situated, payable to the owner of the land if known, and if not, then to the said judge for

1861.

the use of the owner, conditioned to pay all such costs and damages as may be judged against said company on the final decision of the case.

Approved, February 5, 1861.

No. 128.]

#### AN ACT

To amend an act entitled An act to incorporate the South Western Rail Road Company.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That an act, entitled "An act to incorporate the South Western Rail Road Company," approved January 21st, 1860, be and the same is hereby amended by striking out the words, "Girard Rail Road Company," where they occur in the fifteenth line of the second section of said act, and inserting in lieu thereof the words, "Montgomery and Eufaula Rail Road Company," approved on the 13th of January, 1860.

APPROVED, February 8, 1861.

No. 129.7

## AN ACT

To amend the Charter of the town of Tuskegee.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly council may levy convened, That the act incorporating the town of Tustax. kegee be so amended that the town council be authorized to levy an annual tax, not to exceed the sum of three thousand dollars, for the purposes set forth in said act of incorporation.

APPROVED, February 8, 1861.

No. 130.7

#### AN ACT

To repeal Section Sixth of An act approved February the 21st, 1860.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the sixth section of the act entitled "An act to incorporate the Lauderdale Manufacturing Company," approved February 21st, 1860, be and the same is hereby repealed.

APPROVED, January 25, 1861.

# No. 131.]

#### AN ACT

To amend An act to incorporate the Southern Express Company, approved February 23d, 1860.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the sixth section of the "act to incorporate the Southern Express Company," approved February 23d, 1860, be and the same is hereby repealed, and that in all other particulars said act is revived and continued in force.

APPROVED, February 9, 1861.

# No. 132.]

## ANACT

To amend a certain act therein named in relation to the Alabama Insurance and Exchange Company at Tuskegee.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That so much of the 3d section of an act, ap-time of opening proved January 19th, 1856, to incorporate the Tuskegee books of subscription extending the company, as requires the books of subscripted. Insurance Company, as requires the books of subscripted. so far as the same is applicable to the act "to incorporate the Alabama Insurance and Exchange Company, at Tuskegee," approved February 25th, 1860, be so con-

strued as to extend the time to the first day of January, A. D. 1863; and that said Alabama Insurance and Exchange Company shall be and is hereby authorized to open books of subscription at any time prior to the

Be it further enacted, That the 2d section of

said first day of January, 1863.

Sec. 2.

the said act "to incorporate the Alabama Insurance and Exchange Company, at Tuskegee," be amended by adding thereto, "except as provided in the act referred to, 'to incorporate the Tuskegee Insurance Company'," and that the said second section shall read as follows: No banking pow- That nothing contained in this act shall be construed as conferring on said company banking powers or privileges, except as provided in the act to incorporate the said Tuskegee Insurance Company: Provided, Said company shall not exercise banking powers or privileges: as And provided further, That no bank note or bill issued or made by any bank created or established by the authority of any of our sister states, or of any foreign country, shall be paid out under any circumstances by the company created by this act, or by any of its offi-

> charter by this act created. APPROVED, February 8, 1861.

No. 133.7

# AN ACT

cers or agents, under the penalty of forfeiture of the

Amendatory of An act to incorporate the Bank of Alabama, and for other purposes, approved February 13th, 1860.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the words "one year" wherever they occur in the said act, entitled an act to incorporate the Bank of Alabama, and for other purposes, approved February 13th, 1860, be and the same are hereby stricken out, and that the words, "two years," be and the same are hereby inserted in lieu of the words so stricken out, that is in lieu of the words "one year," wherever those words occur in the said act.

APPROVED, February 5, 1861.

Restrictions to paying bank bills.

No. 134.7

AN ACT

To amend An act to incorporate the Lawrenceville Male and Female Academy, in Henry county, so far as the Gadsden Male and Female Academy, in Cherokee county, is concerned.

Section. 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the third section of an act entitled "An act to incorporate the Lawrenceville Male and Female Academy, in Henry county, and for other purposes," approved January 22d, 1858, be so amended, and the same is hereby, as to allow the sale of vinous and spirituous liquors, by the barrel, within one mile of the Gadsden Male and Female Academy, in Cherokee county.

APPROVED, February 8, 1861.

No. 135.] AN ACT

To amend An act to incorporate the Alabama Annual Conference of the Methodist Episcopal Church South.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That an act entitled "An act to incorporate May hold real the Alabama Annual Conference of the Methodist property." Episcopal Church South," be and the same is hereby amended so as that the said corporation may receive and hold real and personal property to the value of one hundred and fifty thousand dollars, to be employed under the direction of the said trustees for the advancement of the interests of religion and education and for charitable purposes, as provided for in said act of incorporation.

APPROVED, January 31, 1861.

No. 136.]

## AN ACT

To amend an act entitled "An act to incorporate the Mechanics' Aid Association, of Mobile," approved February 24th, 1860.

not transfer stock to corporation.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly Stockholder can convened, That for the greater security of persons dealnot transfer stock ing with said corporation, the stock thereof shall not be transferable in any case where the stockholder is indebted, or liable as drawer, endorser, or acceptor of any note, bill, or other obligation held and owned by the corporation; and such stock shall remain and be held, under the lien hereby created, until such indebtedness or liability shall be fully paid or canceled. And if the same be not fully paid within thirty days after the maturity thereof, then it shall be lawful for said corporation to sell said stock: Provided, Thirty days' notice of such sale be given to the owner thereof; or the said corporation may itself retain said stock, by paying the excess over and above said indebtedness to the owner thereof.

Division of shares into one each; increase of capital stock.

SEC. 2. Be it further enacted, That the capital stock shares into one hundred dollars of said corporation shall be divided into shares of one hundred dollars each, and that said corporation shall have power from time to time to increase its capital stock to a sum not exceeding one hundred thousand dollars, by a vote of the trustees thereof; and they may prescribe the terms of payment of such increased stock, and the stockholders may themselves make up the amount of such increased stock by a proportional assessment on their former stock; every such increase of stock shall be held, used, and employed for the same purposes and objects as the sum of ten thousand dollars originally provided for.

No pay to trustees.

SEC. 3. Be it further enacted, That no trustee shall be entitled to any compensation for services as such trustee, but the president thereof shall receive such compensation as the board of trustees may direct.

Charge for collections.

SEC. 4. Be it further enacted, That for collecting notes, drafts, and bills of exchange owned or held by non-residents, said corporation may charge such commissions or per centage as is usual to be charged for such services by private banking houses in this state.

SEC. 5. Be it further enacted, That the proviso to the eleventh section of said act, approved February 24th, 1860, be stricken out, and the following in lieu thereof be inserted, viz: That said corporation, in addition to Investment of the investment heretofore authorized, may invest its funds in the capital stock of any bank or other institution chartered by this state, and receive in trust or on May receive dedeposit all funds that may be offered to it, whether on interest, current account, or otherwise: Provided, Said corporation shall not discount any bill of exchange, draft, or promissory note at a rate of interest exceeding eight per cent. per annum.

SEC. 6. And be it further enacted, That all acts and parts of acts conflicting with the provisions of this act

be and the same are hereby repealed.

Approved, February 5, 1861.

No. 137.]

# AN ACT

To amend the Charter of the City of Montgomery.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That from and after the passage of this act an Appeal from appeal may be had to the first circuit or county court mayor to circuit of Montgomery county to be held, upon all judgments of county court. The rendered by the mayor and aldermen of the city of Montgomery, and upon the same terms and conditions as is prescribed by law in cases of appeal from the decisions of justices of the peace, and shall be tried at the first term unless a continuance is allowed to either party: Provided, That in such eases of appeal there shall be no appeal from the county to the circuit court.

APPROVED, February 1, 1861.

No. 138.]

## AN ACT

To amend the Charter of the incorporation of the town of Opelika.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly

1861. 128

imprison offend-

convened, That in addition to the powers, authority and privileges granted to the intendent of the town of Opelika in the Code, provision for the incorporation of towns, &c., is hereby invested with the following: The Intendent may intendent has full power to punish for contempt in the and may fine and same manner and under the same rules and regulations prescribed by the Code of Alabama in reference to the punishment for contempt of justices of the peace. He has full powers to try all offences against the ordinances and by-laws of the corporation without regard to the amount of the fine or forfeiture, and to punish the offender both by fine and imprisonment in the manner that may be prescribed by said ordinances and by-laws.

Corporate limits extended into Macon county.

Section 2. Be it further enacted, That the present boundary, now a circle, be changed to a square, embracing the following sections, as follows, to wit: To embrace in the county of Russell, sections seven and eighteen, and the west halves of sections eight and seventeen in township nineteen, range twenty-seven, and the east halves of sections twelve and thirteen in township nineteen, range twenty-six, in Macon county, all in the State of Alabama; and that all persons included by this extension into Macon county, and within the said corporate limits, be subject to all the conditions, liabilities and penalties imposed by the laws and ordinances of said corporate authorities and entitled to all the privileges therein granted.

APPROVED, February 8, 1861.

No. 139.]

# AN ACT

## For the relief of Lucretia Davidson.

Section 1. Be it enacted by the Schate and House of Representatives of the State of Alabama in General Assembly convened, That the register of the chancery court of Montgomery county, or the chancellor of the southern chancery division, is hereby authorized to appoint Change of trus Alexander F. Given trustee for Lucretia Davidson, either with or without bond, as she may elect, instead of James Davidson, upon his filing his resignation of his trust with said register; and, as soon as such appointment is made, the trusteeship and trust property

tee.

of said Lucretia shall be removed from the jurisdiction of the chancery court of Coosa or Autauga counties and become subject to the jurisdiction of the chancery court of Montgomery county.

Approved, February 6, 1861.

No. 140.]

AN ACT

For the relief of the late Sheriff of Tuscaloosa County.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the sum of four hundred and nineteen dollars and ninety cents be and the same is hereby appropriated to Ezekiel Anders, jr., late Sheriff of Tuscaloosa county, in payment of his accounts for boarding sundry prisoners as therein stated.

Section 2. Be it further enacted, That the comptroller draw his warrant on the treasurer for the same sum, to be paid out of any money not otherwise

appropriated.

APPROVED, January 29, 1861.

No. 141.]

AN ACT

For the relief of the children of Gabriel Wharton Long.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Henry Clay Long, John Pytchlin Long Relieves from and Albert Gallatin Long are hereby relieved of all the disabilities impenalties and disabilities contained in sections 2276 sons of mixed and 2277 of the code of Alabama, and that they may do and perform all things from which they are excluded in said sections, the same as if they had been born free white persons.

Approved, February 2, 1861.

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No. 142.]

AN ACT

For the relief of W. D. Perryman, Sheriff of the county of Butler.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the comptroller of public accounts be authorized to draw his warrant on the state treasurer in favor of W. D. Perryman, sheriff of Butler county, for the sum of two hundred and three dollars for expenses in apprehending Andrew Sims, Griffin Holloway and John Odum, fugitives from justice, to be paid out of any money in the treasury not otherwise appropriated.

Approved, February 9, 1861.

APPROVED, February 1, 1861.

No. 143.]

AN ACT

For the relief of Burrell Johnson and other persons therein named of Perry county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly

convened. That the attorney-general be and he is hereby authorized to make an entry of satisfaction on a judgment in the circuit court of Montgomery county, upon execution issued on said judgment in favor of the State of Alabama against Burrell Johnson, tax collector of Perry county, and John H. Stone, C. J. Phillips, W. R. Brown and W. A. Sanders, his securi-Portion of Judg. ties: Provided, All said judgment has been or shall ment to be paid. hereafter be paid, except the sum of two thousand three hundred and sixty-seven 37-100 dollars, being the damages exclusive of the principal and interest of the actual default of said tax collector, which said damages, amounting to said sum, are alone intended to be hereby relinquished.

No. 144.]

#### AN ACT

For the relief of John H. Norwood and others, of Jackson county.

Whereas, a forfeiture of one hundred dollars was taken against John H. Norwood, probate judge of Jackson county and his sureties in the circuit court of Montgomery county, at the fall term, 1860, thereof, for failing to make out and return to the comptroller's office, an abstract of the state taxes for the year 1859, and it now appearing that said abstract of state taxes has been filed, and the amount thereof paid over to the tax collector of said county, therefore,

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the governor be and he is hereby authorized to remit said forfeiture, or such part thereof, as to

him shall seem just.

APPROVED, February 8, 1861.

No. 145.]

# AN ACT

For the relief of the heirs of J. W. Kilpatrick, deceased.

SECTION 1. Be it enacted by the Senate and House of Remits money Representatives of the State of Alabama in General Assembly paid for license. Convened, That the comptroller of public accounts be and he is hereby authorized and required to draw his warrant on the treasurer for the sum of thirty dollars, in favor of W. D. Walden and W. T. Stubblefield, administrators of the estate of J. W. Kilpatrick, deceased, paid by him for retail license, to be paid out of Money to be

SEC. 2. Be it further enacted, That the judge of pro-ury of Coosa. bate for Coosa county, be and he is hereby authorized and required to draw his warrant on the county treasurer of said county for the sum of twenty-four dellars, to be paid out of any money in the treasury not otherwise appropriated, in favor of W. T. Stubblefield and W. D. Walden, administrators of the estate of J. W. Kilpatrick, deceased, paid by him for retail license.

any money in the treasury not otherwise appropriated. drawn

Approved, February 8, 1861.

No. 146.]

#### AN ACT

For the relief of Wm. M. Glass, of Bibb county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened. That the sum of one hundred and forty dollars Pay for arresting be and the same is hereby appropriated to William M. Glass, on account of expenses incurred by him for arresting one Samuel Oakes and one Thomas Head, in Bibb county, for horse stealing, and delivering the said Samuel Oakes to the proper authorities at Columbus, Georgia, and the said Thomas Head to the proper authorities in Tallapoosa county, Alabama.

SEC. 2. Be it further enacted, That the comptroller be and he is hereby authorized and required to draw his warrant upon the treasurer in favor of William M. Glass, for the said sum of one hundred and forty dollars, to be paid out of any money in the treasury not other-

wise appropriated.

Approved, February 8, 1861.

No. 147.7

te Arkansas.

## AN ACT

## For the relief of William A. Noel.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the chancellor of the northern division Trust removed be authorized, if in his opinion the interests of the beneficiaries of the trust will be advanced, or not predjudiced thereby, to grant permission to William A. Noel, trustee under the will of James Noel, deceased, of Elizabeth Beloats and William Claiborne, to remove the property of his cestui que trusts to the State of Arkansas, upon his giving such bond as the chancellor may direct.

APPROVED, February 8, 1861.

No. 148.7

#### AN ACT

For the relief of George G. Henry, of Mobile county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the comptroller of public accounts be excess of tax reand he is hereby authorized to drawn his warrant on the treasurer, in favor of George G. Henry, of Mobile county, for the sum of two hundred and ninety-one dollars and thirty-seven cents, being excess of taxes overpaid by him in consequence of error in valuation of real estate in the assessment of taxes against him for the years 1855 and 1856, which said amount has been here tofore paid into the state treasury.

Approved, February 8, 1861.

No. 149.]

# AN ACT

For the relief of R. F. Campbell, Tax Collector of Choctaw county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the comptroller of public accounts be authorized to draw his warrant on the treasurer of the state, in favor of R. F. Campbell, tax collector of Choetaw county, for the sum of seventy-one dollars and twenty-one cents, to be paid out of any moneys in the treasury not otherwise appropriated, the same being the amount of sales of lands sold by him on account of taxes for the year 1860, in Choetaw-county, and bid in by him for the state: Provided, however, That said Campbell shall first file in the comptroller's office the certificates for the purchase of said lands properly made out.

APPROVED, February 8, 1861.

No. 150.]

## AN ACT

For the relief of Martha B. Adams.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly

convened, That in consequence of the loss by fire of her books, vouchers and other papers, Martha B. Adams, executrix under the authority of the probate court of Mobile county, of the last will of her husband, the late Thomas Adams, be authorized to file in said court for a partial settlement of her administration as such executrix, a statement verified by oath or affirmation as to its correctness, of the amount of moneys of said estate which have been received by her as such executrix, and of the amount paid out by her in that character since her last previous partial settlement in said court, without being required to set forth the items composing such amounts; and that the affidavit of Collin H. Mings, of Mobile, the agent of said executrix, may be received as prima facie evidence of the correctness of said statement: Provided, however, That nothing herein contained shall be construed so as to prevent error in such statement from being alleged and shown.

Approved, January 29, 1861.

## No. 151.]

## AN ACT

For the relief of Wm. C. Penick.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That hereafter it shall not be lawful for the corporation of the city of Wetumpka to levy and collect corporation taxes upon so much of the farm of William C. Penick as lies within the corporate limits of said city, so long only as said farm within said corporate limits is used for the purpose of cultivation in corn or cotton only, and not used as city lots or rented and cultivated as such.

APPROVED, February 8, 1861.

## No. 152.7

## AN ACT

For the relief of F. Villeret.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That F. Villeret be and he is hereby author-

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ized to apply electro-magnetism and galvanism in the cure of human diseases, and to charge and collect reasonable compensation therefor in this State.

APPROVED, February 8, 1861.

No. 153.]

## AN ACT

For the relief of Frederica Ludecus and other persons.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Mrs. Frederica Ludecus, of the county free-dealer. of Montgomery and State of Alabama, be and she is hereby made capable of suing and being sued, to plead and be impleaded in the courts of this state, and to buy and sell and hold real and personal property, and the proceeds of her labor and carnings, as fully and completely as though she was single and unmarried.

SEC. 2. Be it further enacted, That all the provisions Extended to C. of the foregoing section of this act are hereby extended Cleveland.

and made applicable to Cornelia S. Lee and Elizabeth

E. Cleveland, of Montgomery county.

APPROVED, February 8, 1861.

No. 154.]

## AN ACT

For the relief of the heirs at law of Narcissa J. Burks, late of Tallapoosa county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That John Hardy Bryant and Wm. T. Holmes, of Talbot county, in the State of Georgia, who are appointed executors of the last will and testament of Mrs. Narcissa J. Burks, late of Tallapoosa county, are hereby authorized to apply for and receive letters testamentary on said will according to the provisions thereof from the probate court of Tallapoosa county, provided the creditors of said estate shall not be deprived of the rights now secured to them by law if they desire to enforce them.

Approved, January 21, 1861.

No. 155.]

AN ACT

For the relief of John Owens and Daniel Freeman, of Jackson county.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That the court of county commissioners of the county of Jackson, be and they are hereby authorized to make an appropriation annually out of the county treasury of said county equal to the amount paid for keeping each pauper in the poor houses of said county, to John Owens and Daniel Freeman, citizens of said county, for keeping one Mary E. King, an insane female resident of said county so long as she lives and remains a charge on said Owens and Freeman in said county.

Approved, January 25, 1861.

No. 156.7

AN ACT

For the relief of James M. Hackney.

Restored to citical sensition.

Approved, February 5, 1861.

No. 157.]

AN ACT

To divorce Rachel H. Weathers from Francis T. Weathers, and other persons therein named.

Section. 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly

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convened, That Rachel H. Weathers be and she is hereby weathers. divorced from her husband, Francis T. Weathers, pursuant to a decree of the chancery court of the 10th district and southern chancery division of Alabama, provided the said Rachel H. Weathers shall not be relieved of any penalties by this act until the expiration of the time specified by the chancellor in his final decree.

Sec. 2. Be it further enacted, That Martha II. Cumby Cumby. be and she is hereby divorced from her husband, Pleasant A. Cumby, pursuant to a decree of the chancery court of the 35th district and northern division of Alabama.

Sec. 3. Be it further enacted, That Amanda T. Betts Betts. be and she is hereby divorced from her husband, Isaac H. Betts, pursuant to a decree of the chancery court of the 20th district and southern division of Alabama.

APPROVED, January 29, 1861.

## No. 158.]

# AN ACT

To divorce Elijah Moncrieff from Elizabeth Moncrieff, and to divorce other persons therein named.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Elijah Moncrieff be divorced from his wife Elizabeth Moncrieff, pursuant to a decree of the chancery court, held for the 20th district and southern division; and that Parthenia Cauthon be divorced from Cawthon. Arthur Cauthon, and that John White be divorced from white. Martha White, pursuant to a decree of the 20th district and southern chancery division.

APPROVED, January 25, 1861.

## No. 159.7

## AN ACT

To divorce certain persons therein named.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Nancy A. Belcher be and she is hereby Belcher. divorced from Abner Belcher, in pursuance to a decree of the chancery court for the 11th district of the south-

ern chancery division.

SEC. 2. Be it further enacted, That Susannah P. Daw-Dawson. son be and she is hereby divorced from Robert Dawson, in pursuance of a decree of the chancery court of the

18th district of the middle chancery division.

Sec. 3. Be it further enacted, That Rosanna Givens be and she is hereby divorced from Elkins Givens, in pursuance of a decree of the chancery court of the 11th

district of the southern chancery division.

SEC. 4. Be it further enacted, That Nancy Roberts be and she is hereby divorced from Thomas L. Roberts, in pursuance of a decree of the chancery court of the 5th

district of the southern chancery division.

Sec. 5. Be it further enacted, That William T. Summerlin be and he is hereby divorced from Sarah A. R. Summerlin, in pursuance of a decree of the 39th dis-

trict of the northern chancery division.

SEC. 6. Be it further enacted, That Laban Pitts be and he is hereby divorced from Sarah Pitts, in pursuance of a decree of the 36th district and northern

chancery division.

Sec. 7. Be it further enacted, That Seth W. Gunn be and he is hereby divorced from his wife, Rebecca Gunn, in pursuance of a decree of the 35th district and north-

ern chancery division.

Sec. 8. Be it further enacted, That Ann Eliza Oliver be and she is hereby divorced from her husband, Charles W. Oliver, in pursuance of a decree of the 10th district and southern chancery division.

Approved, February 5, 1861.

No. 160.7 AN ACT

To divorce Arthur Beardin from his wife Nancy A. Beardin, and to divorce other persons therein named.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened. That Arthur Beardin be and he is hereby divorced from his wife Nancy A. Beardin, pursuant to a decree of the chancery court of the 22d district and middle division of the State of Alabama.

Givens.

Roberts.

Summerlin.

Pitts.

Gunn.

Oliver.

Beardin.

- Sec. 2. Be it further enacted, That Florence J. Bur-Burgess, gess be and she is hereby divorced from her husband, Benjamin F. Burgess, pursuant to a decree of the chancery court of the 22d district and middle chancery division.
- Sec. 3. Be it further enacted, That Johnson McShan McShan. be divorced from his wife, Mary McShan, pursuant to a decree of the chancey court of the 19th district and middle division.
- Sec. 4. Be it further enacted, That Hosea Cromer be cromer. divorced from his wife, Rachel Cromer, pursuant to a decree of the chancery court of the 35th district and northern chancery division.

SEC. 5. Be it further enacted, That James Critcher be critcher. divorced from his wife, Eliza Rebecca Critcher, pursuant to a decree of the chancery court of the 32d district and northern division.

SEC. 6. Be it further enacted, That John Oldfield, be oldfield. divorced from his wife, Frances Oldfield, pursuant to a decree of the chancery court of the 29th district and northern division.

SEC. 7. Be it further cnacted, That Martha S. Beach-Beachomp, omp be divorced from her husband, John Edward Beachomp, pursuant to a decree of the chancery court of the 29th district and northern division.

Approved, January 29, 1861.

### No. 161.] AN ACT

#### For the relief of Rufus Greene.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Rufus Greene, of Coosa county, be and he is hereby released from the disabilities and penalties imposed by law on all persons against whom a divorce has been granted.

APPROVED, January 31, 1861.

No. 162.7

#### AN ACT

For the relief of Robert S. Wilson.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Robert S. Wilson, of Montgomery county, be and he is hereby relieved from all the penalties and disabilities which by law attach to persons from or against whom a divorce has been obtained in any state.

Approved, February 1, 1861.

No. 163.7

#### AN ACT

For the relief of Alexander Dean.

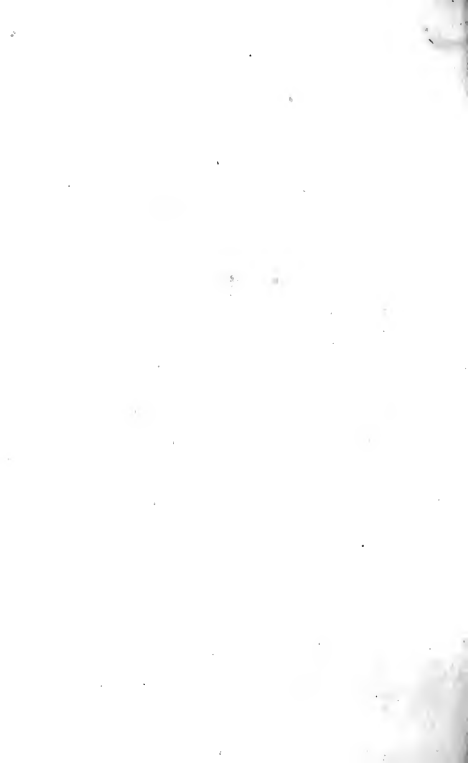
Section 1. Be it enacted by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That Alexander Dean, of Sumter county, Alabama, from whom Catharine Dean, of said county, has obtained a divorce, and who is still living, be and he is hereby permitted to marry again the same as if he had never contracted a marriage with the said Catharine Dean, all laws and parts of laws to the contrary notwithstanding.

APPROVED, February 5, 1861.

ERRATA.—On page 18, in the second line of the first proviso, after the words "Alabama Central Rail Road," strike out the word "Company.

On page 31, the date of the approval of act No. 21 is omitted. Said act was approved January 25, 1861, as appears from the

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